

John Fouts

From: John Fouts
Sent: Tuesday, December 3, 2024 3:50 PM
To: Roseberry@lmha1.org; frank.h.mcneil@hud.gov; mccarty@lmha1.org; nmlmhares@lmha1.org; eeo@hud.gov; whistleblower@hudoig.gov; gilbert@lmha1.org
Subject: Can you confirm that you received the paperwork that I sent in earlier this week please? I asked previously but received no response. -- 2024-11-19 -- Following Up -- 2024-12-03
Attachments: 2024-11-19-Re-Sending-Again-Since-Did-Not-Get-Receipt-But-Fax-Status-Was-Successful-LMHA-Housing-Voucher-Recertification-John-R-Fouts-1749082541.pdf; 2024-12-03-HUD-Ombudsman-Letter-JRF-LMHA-Louisville-KY.pdf
Importance: High

From: John Fouts <fouts.john@gmail.com>
To: recerts@lmha1.org, Deborah Gilbert <gilbert@lmha1.org>, "McNeil, Frank H"
<frank.h.mcneil@hud.gov>, Rose McCarty <mccarty@lmha1.org>, nmlmhares@lmha1.org, Mark Roseberry <Roseberry@lmha1.org>
Cc: eeo@hud.gov, whistleblower@hudoig.gov
Bcc:
Date: Tue, 03 Dec 2024 20:38:28 +0000
Subject: Fwd: Can you confirm that you received the paperwork that I sent in earlier this week please? I asked previously but received no response. -- 2024-11-19 -- Following Up -- 2024-12-03
I still have yet to hear from LMHA -- I still cannot get a confirmation of receipt on your end that you received the information, that I can prove was received....and I still cannot get many if not most of my questions answered.

2024-12-03 -- I require a response of some kind - a response is mandatory - not optional. I have faxed, and emailed multiple times and have not received a word back. Ignoring someone is not okay. Please confirm receipt. I can see that the fax I sent on 2024-11-04 was successful. I also have reached out to Rose McCarty, Deborah Gilbert, the nmlmhares@lmha1.org email, and emailed recerts@lmha1.org per Rose McCarty. I have heard nothing back from anyone regarding the recertification, what next steps are, questions not addressed by the person handling housing for a house, who advised me to go through the recert process, which I have filled out all of the paperwork and submitted forms for, however, still, nothing but crickets from LMHA....

Then tonight I keep receiving this error - so is there an issue with hud.gov?



hud.gov doesn't support a secure connection

- **Attackers can see and change** information you send or receive from the site.
- **It's safest to visit this site later** if you're using a public network. There is less risk from a trusted network, like your home or work Wi-Fi.

You might also contact the site owner and suggest they upgrade to HTTPS. [Learn more about this warning](#)

[Continue to site](#)

[Go back](#)





Assistance for Persons with Limited English Proficiency

You can report housing discrimination in any language. For persons with limited English proficiency, HUD provides interpreters. HUD also provides a [Spanish language version](#) of the online report housing discrimination form. You can also describe your fair housing rights in several languages other than English [here](#).

Retaliation Is Illegal

It is illegal to retaliate against any person for making an allegation, testifying, assisting, or participating in any manner in a proceeding under the Fair Housing Act process at any time, even after the investigation has been completed. The Fair Housing Act also makes it illegal to retaliate against any person who reported a discriminatory practice to a housing provider or other authority. The Violence Against Women Act also makes it illegal for an agency, owner, or manager of housing assisted under a VAWA covered housing program to retaliate against someone for seeking or exercising their rights. If you believe you have experienced retaliation, you can report housing discrimination.

Types of Allegations Investigated

EHFO investigates allegations, which may be one or both of the following types:

[Website Feedback](#)



2024-11-19 -- Email below in thread -- sent to recerts@lmha1.org per Rose McCarty guidance - sent 2024-11-19

2024-11-11 -- Sent email to Rose M. when had not heard from nmlmhares@lmha1.org who paperwork indicated information needed to be sent to.

2024-11-07 -- Sent email to Rose M., Deborah Gilbert, and Irina Bassett to find out if paperwork was received and get questions answered.

2024-11-04 -- Faxed 2024-11-04 -- Confirmation of Successful Transmission -- Faxed to Fax Number Received on LMHA Paperwork Received

977616619	420690	John R Fouts	fouts.john@gmail.com	LMHACDRReviewAnnual	(502)587-1027	Success	Success
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Nondisclosure Agreements

Pursuant to the Whistleblower Protection Enhancement Act of 2012, the following statement applies to non-disclosure policies, forms, or agreements of the federal government with current or former employees, including those in effect before the Act's effective date of December 27, 2012:

"These provisions are consistent with and do not supersede, conflict with, or otherwise alter the employee obligations, rights, or liabilities created by existing statute or Executive Order relating to (1) classified information, (2) communications to Congress, (3) the reporting to an Inspector General or the Office of Special Counsel of a violation of any law, rule, or regulation, or mismanagement, a gross waste of funds, an abuse of authority, or a substantial and specific danger to public health or safety, or (4) any other whistleblower protection. The definitions, requirements, obligations, rights, sanctions, and liabilities created by controlling Executive Orders and statutory provisions are incorporated into this agreement and are controlling."

The controlling Executive Orders and statutory provisions in the event of any conflict with a non-disclosure policy, form, or agreement include, as of March 14, 2013:

- Executive Order No. 13526 (governing classified national security information);
- Section 7211 of Title 5, United States Code (governing disclosures to Congress);
- Section 1034 of Title 10, United States Code as amended by the Military Whistleblower Protection Act (governing disclosure to Congress by members of the military);
- Section 2302(b)(8) of Title 5, United States Code, as amended by the Whistleblower Protection Act of 1989 and the Whistleblower Protection Enhancement Act of 2012 (governing disclosures of illegality, waste, fraud, abuse or public health or safety threats);
- Intelligence Identities Protection Act of 1982 (50 U.S.C. 421 et seq.) (governing disclosures that could expose confidential Government agents);
- The statutes which protect against disclosure that may compromise the national security, including Sections 641, 793, 794, 798, and 952 of Title 18, United States Code; and
- Section 4(b) of the Subversive Activities Control Act of 1950 (50 U.S.C. 783(b)).

Discrimination under the Fair Housing Act (including housing that is privately owned)

Discrimination and other civil rights violations in housing and community development funded by HUD

Discrimination Under the Violence Against Women Act

How Your Rights May Have Been Violated

Discrimination in accessing housing or assistance terminated because you are a survivor of domestic violence, assault, or stalking; failure to receive notice of being denied housing or housing-related rights during an emergency; or being retaliated against for seeking help or reporting another.

Applicable Law and Protected Classes

Violence Against Women Act (survivors of domestic violence, assault, or stalking; certain VAWA protections apply regarding emergency situations; protections from retaliation).

Who May File an Allegation

Anyone who has been or will be harmed by a discriminatory act.

Who May Have an Allegation Filed Against Them

With respect to most of the Violence Against Women Act, anyone who runs a housing program that has responsibility for the protection of survivors of domestic violence, assault, or stalking; including a public housing agency, local government or its agency, nonprofit or for-profit entity, or other organization that receives funding for the program. Allegations may be filed against anyone who violates the law.

===== Forwarded message =====

From: John Fouts <fouts.john@gmail.com>

Date: Tue, Nov 19, 2024 at 10:54 PM

Subject: Fwd: Can you confirm that you received the paperwork that I sent in earlier this week please? I

asked previously but received no response. -- 2024-11-19

To: <recerts@lmha1.org>

Please confirm receipt of this email and packet of very important information.

John R. Fouts

P. 502.956.0052

F. 502.996.8246

E. Fouts.John@gmail.com

----- Forwarded message -----

From: **Rose McCarty** <McCarty@lmha1.org>

Date: Mon, Nov 11, 2024 at 9:28 AM

Subject: RE: Can you confirm that you received the paperwork that I sent in earlier this week please? I asked previously but received no response.

To: John Fouts <fouts.john@gmail.com>

If you mean the paperwork to renew your lease then send an email to recerts@lmha1.org. This is the email to use if you have questions about renewing your lease.

Rose McCarty

Portability Coordinator

Louisville Metro Housing Authority

600 South Seventh Street

Louisville, KY 40203

Ph (502) 569-6084

Fax 502-587-7322

From: John Fouts <fouts.john@gmail.com>

Sent: Thursday, November 7, 2024 9:33 PM

To: Rose McCarty <McCarty@LMHA1.org>; Deborah Gilbert <gilbert@LMHA1.org>

Subject: Can you confirm that you received the paperwork that I sent in earlier this week please? I asked previously but received no response.

I faxed in the documentation (and received a successful fax transmission report), and I also had emailed the contact on the paperwork. I then wrote to you to confirm that you all at LMHA had what you needed and I had received a portal link to update identical paperwork there - is it necessary for me to do that as well? I need an answer please.

Irina Bassett was my last contact, but she no longer is in her position she was in at LMHA (she had emailed me that), and you are the only contact I have aside from her aside from Deborah Gilbert.

Since I did not receive any guidance, no direction, and no communication - I am copying Deborah here so I can hopefully get some kind of a response.

I look forward to hearing from LMHA so I know what to do and what my options are....

My other questions, sent, included, how any other housing (to own) program works with LMHA for people that are disabled like me and not able to work. I need to know these answers please (programs I would be able to qualify for). I expect a prompt response.

Sincerely,

--
"Shining" in Service,

John R. Fouts, MBA

Fax. 502.996.8246

Email. Fouts.John@gmail.com | PatientAdvocacy@sfnlife.org

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"Shining" in Service,

John R. Fouts, MBA

Fax. 502.996.8246

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"Shining" in Service,

John R. Fouts, MBA

Fax. 502.996.8246

--
Equalizing Justice and Compassion for All,

John R. Fouts, MBA

fouts.john@gmail.com Fax. 502.996.8246

<https://youtube.com/@sfn-life>

<https://sfnlife.org>

Filed

25-C-001707 02/10/2025

David L. Nicholson, Jefferson Circuit Clerk

AOC-216 Doc. Code: PFD
 Rev. 4-23
 Page 1 of 1
 Commonwealth of Kentucky
 Court of Justice www.kycourts.gov
 KRS 383.200



**FORCIBLE DETAINER
COMPLAINT**

Case No. _____
 Court _____ District _____
 County _____ Jefferson _____
 Division _____ Forcible Court _____

Provide Name, Address, and Phone Number for both Plaintiff (Landlord) and Defendant (Tenant)

Name: New Chestnut Ridge Apartments LLC	LANDLORD/PLAINTIFF		
Address: 121 S. 7th Street #400 (Street, Including Apt. #)	Louisville, KY	40202	(Zip Code)
Phone number: 502-585-3979			
VS.	TENANT/DEFENDANT		
Name: JOHN FOUTS, and all other occupants			
Address: 2904 Sitka Dr #29 (Street, Including Apt. #)	Louisville, KY	40299	(Zip Code)
Phone number: N/A			

Comes the Plaintiff and for his/her complaint states that:

1. On the 9 day of February, 2024, Defendant(s) contracted to lease _____ an apartment located at 2904 Sitka Dr #29, Louisville, KY 40299 under a written OR oral lease with Plaintiff as lessor;
2. Under the lease terms, Defendant(s) agreed to pay \$_____ per day week month, payable on the _____ day of each week month year as rent;
3. Defendant(s) has/have breached the lease because of the following: (check all that apply)
 Failure to pay rent for the day week month year of _____ in the amount(s) of \$_____ and has/have not paid late fee for the day week month year of _____ in the amounts of \$_____. As of _____, _____ the total amount of back rent and late fee(s) owed to the Plaintiff from the Defendant(s) is: _____.
 Failure to vacate following expiration of lease.
 Other violation of lease: _____

4. Plaintiff gave Defendant(s) written notice to vacate on 3-Dec, 2024. Defendant(s) has/have not vacated.
WHEREFORE, Plaintiff alleges Defendants unlawfully and forcibly detain the premises, and demands possession of the premises be delivered to Plaintiff, as well as any and all other relief to which he/she may be entitled. I hereby certify I am the owner/attorney of the above-named property.

Landlord/Attorney Signature

Andrew S. Zeh

Landlord/Attorney Name (Please Print)

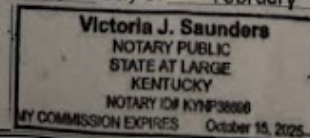
502-585-3979

Phone Number

121 S. 7th Street # 400, Louisville, KY 40202

Landlord/Attorney Address

Subscribed and sworn to before me this 10 day of February, 2025. My commission expires: 10-15, 2025.



Title

[Print Form](#)[Reset Form](#)

package : 000008 of 000011

Residing Judge: HON. TANISHA A. HICKERSON (730073)

AUC-215
Rev. 11-21
Page 1 of 2

Doc. Code: EN-e

Commonwealth of Kentucky
Court of Justice www.courts.ky.gov
KRS 383.210



EVICTION NOTICE:
NOTICE OF EVICTION HEARING
TRIAL BY THE COURT

Case No: 25-C-001707

Court: DISTRICT
County: JEFFERSON Family / District Civil
Division: DI

NEW CHESTNUT RIDGE APARTMENTS LLC

PLAINTIFF

VS.

JOHN FOUTS, ET AL

DEFENDANT

Defendant's Address: 2904 SITKA DR #29 LOUISVILLE, KY 40299

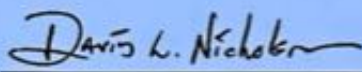
Plaintiff's Attorney: ANDREW ZEH

THE COMMONWEALTH OF KENTUCKY To the Sheriff (or any Constable):

The Plaintiff has filed a complaint in this Court claiming the Defendant on the 3rd day of December, 2024, forcibly detained and now forcibly detains from the Plaintiff the above-described property which the Defendant, tenant of the Plaintiff, now holds against Plaintiff.

YOU ARE THEREFORE, in the name of the Commonwealth of Kentucky, commanded to summon Defendant tenant to appear on the Trial Date shown below to inquire into the forcible detainer complained of and to give to Defendant at least three (3) days notice of the time and place of trial, and to make return of service at or before the time of trial.

Date: February 10th, 2025

 , Jefferson Circuit Clerk Clerk

TO THE TENANT: Your landlord has filed an eviction notice against you in this Court, claiming you are not entitled to remain on the premises. A trial will be held February 25th, 2025 at the time of 9:00AM at DISTRICT COURTROOM 308, HALL OF JUSTICE, 3RD FLOOR 600 W. JEFFERSON STREET LOUISVILLE, KY 40202, to determine whether you will be evicted. If you have any reasons for why you should not be evicted, you MUST APPEAR in Court to explain your reasons at this time. If you will need an interpreter at your court appearance, please contact the Court listed above as soon as possible. Remote or in-person court attendanceZoom: Meeting ID 789 335 2944 Password 308. Phone: 1-312-626-6799. Meeting ID 789 335 2944. Participant ID 308. Or visit www.jeffersondistrictcourt.com

THIS IS AN IMPORTANT PAPER. TAKE IT TO YOUR LAWYER IMMEDIATELY.

PROOF OF SERVICES

A copy of this Eviction Notice was:

served by delivering same personally to the Defendant.
 served and explained to Defendant's (Relationship) _____, age _____, who is the found.
 posted in a conspicuous place on the Defendant's premises on this date and mailed same to the above address by regular mail through the U.S. Postal Service, postage prepaid on the _____ day of _____. Neither Defendant, nor a member of his/her family, could be found.

Date: _____, 20____

Served by: _____

Sheriff's Office of _____

County _____

Summons ID: @00002309948 , JEFFERSON COUNTY SHERIFF
DISTRICT: 25-C-001707 Sheriff Service
NEW CHESTNUT RIDGE APARTMENTS LLC VS. FOUTS, JOHN



eFiled

لقد تلقيت إشعاراً بالإخلاء. لعرض هذا النموذج باللغة العربية، يرجى استخدام الرابط التالي:

https://kycourts.gov/Legal-Forms/Legal%20Forms/215_AR.pdf

لطلب مترجم فوري عند متولك أمام المحكمة، يرجى الاتصال بالمحكمة المذكورة في إشعار الإخلاء.

Ceci est un avis d'expulsion officiel du tribunal. Pour consulter ce formulaire en français veuillez utiliser le lien suivant:
https://kycourts.gov/Legal-Forms/Legal%20Forms/215_FR.pdf
Pour demander un interprète pour votre comparution devant la Cour, veuillez contacter la Cour indiquée sur l'avis d'expulsion.

Waxaa laguu soo gudbiyay amar maxkamadeed oo ah ogaysiis ka saarid Si aad u aragto foomkan oo Soomaali ah, fadlan isticmaal xidhiidhkan soo socda:

https://kycourts.gov/Legal-Forms/Legal%20Forms/215_SO.pdf

Si aad u codsato turjumaan imaatinka maxkamada, fadlan la xidhiidh maxkamada ku qoran ogeysiiska ka saarida.

Esta es una notificación judicial de desalojo. Para ver este formulario en español, por favor use el siguiente enlace
https://kycourts.gov/Legal-Forms/Legal%20Forms/215_ES.pdf

Para solicitar un intérprete para su comparecencia, por favor contacte al tribunal mencionado en la notificación de desalojo.

Umepewa taarifa ya kufukuzwa. Ili kuionta fomu hii kwa lugha ya Kiswahili, tafadhali tumia tovuti hii:

https://kycourts.gov/Legal-Forms/Legal%20Forms/215_SW.pdf

Tafadhali wasiliana na mahakama iliyotajwa kwenye taarifa ya kufukuzwa kwa ajili ya kuomba mkalimani kwenye kesi yako mahakamani.

ADC-216
Rev. 4-23
Page 1 of 1
Commonwealth of Kentucky
Court of Justice www.kycourts.gov
KRS 383.200

Doc. Code: PFD


**FORCIBLE DETAINER
COMPLAINT**

Case No. _____
Court District _____
County Jefferson _____
Division Forcible Court _____

Provide Name, Address, and Phone Number for both Plaintiff (Landlord) and Defendant (Tenant)

Name: New Chestnut Ridge Apartments LLC LANDLORD/PLAINTIFF
 Address: 121 S. 7th Street #400
 (Street, Including Apt. #)
 Phone number: 502-585-3979 Louisville, KY 40202
 (City, State) (Zip Code)

VS.

TENANT/DEFENDANT
 Name: JOHN FOUTS, and all other occupants
 Address: 2904 Sitka Dr #29 Louisville, KY 40299
 (Street, Including Apt. #)
 Phone number: N/A (City, State) (Zip Code)

Comes the Plaintiff and for his/her complaint states that:

1. On the 9 day of February, 2024, Defendant(s) contracted to lease _____
 located at 2904 Sitka Dr #29, Louisville, KY 40299
 under a written OR oral lease with Plaintiff as lessor;
2. Under the lease terms, Defendant(s) agreed to pay \$_____ per day week month, payable on the
 _____day of each week month year as rent;
3. Defendant(s) has/have breached the lease because of the following: (check all that apply)
 Failure to pay rent for the day week month year of _____
 in the amount(s) of \$_____ and has/have not paid late fee for the day week month year
 of _____ in the amounts of \$_____.

As of _____, _____ the total amount of back rent and late fee(s) owed to the Plaintiff
 from the Defendant(s) is: _____.

Failure to vacate following expiration of lease.
 Other violation of lease: _____

4. Plaintiff gave Defendant(s) written notice to vacate on 3-Dec, 2024. Defendant(s) has/have not vacated.

WHEREFORE, Plaintiff alleges Defendants unlawfully and forcibly detain the premises, and demands possession of the premises be delivered to Plaintiff, as well as any and all other relief to which he/she may be entitled. I hereby certify I am the owner/attorney of the above-named property.

502-585-3979

Phone Number

Andrew S. Zeh

121 S. 7th Street # 400, Louisville, KY 40202

Landlord/Attorney Address

Landlord/Attorney Name (Please Print)

Subscribed and sworn to before me this	<u>10</u> day of	<u>February</u>	<u>2025</u>	My commission expires:
<u>10-15</u> . 2025				
<div style="text-align: center;"> Victoria J. Saunders NOTARY PUBLIC STATE AT LARGE KENTUCKY NOTARY CM KYNP3886 MY COMMISSION EXPIRES October 15, 2028 </div>				<u>Victoria J. Saunders</u> Title

[Print Form](#)[Reset Form](#)

John Fouts

From: John Fouts
Sent: Wednesday, February 19, 2025 9:40 PM
To: kamryn.massey@louisvilleky.gov; kevin.kramer@louisvilleky.gov; josie.raymond@lrc.ky.gov; hotline@hudoig.gov; whistleblower@hudoig.gov; press@teamkennedy.com; josie.raymond@lrc.ky.gov; lmpdтиpline@louisvilleky.gov
Subject: FW: Following Up Again - TIMELINE REQUIRED - 2025-02-19 - ATTN: James Berrocal et. al. -- RESPONSE REQUIRED BY 5PM TODAY (FEB 20) - 2025-02-20 - FORMAL COMPLAINT FOLLOW UP

From: John Fouts <fouts.john@gmail.com>
Sent: Wednesday, February 19, 2025 9:07 PM
To: John Fouts <patientadvocacy@sfnlife.org>
Subject: Fwd: Following Up Again - TIMELINE REQUIRED - 2025-02-19 - ATTN: James Berrocal et. al. -- RESPONSE REQUIRED BY 5PM TODAY (FEB 20) - 2025-02-20 - FORMAL COMPLAINT FOLLOW UP

----- Forwarded message -----

From: [John Fouts <fouts.john@gmail.com>](mailto:John.Fouts@gmail.com)
Date: Wed, Feb 19, 2025 at 8:49 PM
Subject: Re: Following Up Again - TIMELINE REQUIRED - 2025-02-19 - ATTN: James Berrocal et. al. -- RESPONSE REQUIRED BY 5PM TODAY (FEB 20) - 2025-02-20 - FORMAL COMPLAINT FOLLOW UP
To: Berrocal, James <James.Berrocal@hud.gov>, <Kevin.Kramer@louisvilleky.gov>, <Nicole.A.Hayden@hud.gov>, Demakos, Michael <Michael.Demakos@mail.house.gov>, <morgan.mcgarvey@mccarvey.senate.gov>, Higdon, Jimmy (State Sen.) (LRC) <Jimmy.Higdon@lrc.ky.gov>, Office of Governor Beshear <governor.constituentservices@ky.gov>, Elizabeth <strojan@lmha1.org>, Camille Robinson <crobinson@lmha1.org>, Rose McCarty <mccarty@lmha1.org>, Terri Thornton <thornton@lmha1.org>, McNeil, Frank H <frank.h.mcneil@hud.gov>, <attorney.general@ky.gov>, hud-pihrc <hud-pihrc@lionenterprises.com>, <HUD-PIHRC@ardentinc.com>, <HUDRegion4@hud.gov>, <ComplaintsOffice04@hud.gov>, <ComplaintsOffice03@hud.gov>, <ComplaintsOffice02@hud.gov>, <ComplaintsOffice06@hud.gov>, <info@fbi.gov>, <fbi.tips@fbi.gov>, <LMPDтиpline@louisvilleky.gov>, <DHSOIGHOTLINE@dhs.gov>, <whistleblower@oig.hhs.gov>, <whistleblower@hudoig.gov>, <whistleblower@osc.gov>, <whistleblowerprotectioncoordinator@oig.dhs.gov>, <ig.whistleblower.ombudsman.program@usdoj.gov>, <oig.whistleblower@usdoj.gov>, <whistleblower@aclu.org>, Andrew Chandler <achandler@yourlegalaid.org>, U. S. Senator Rand Paul <senator@paul.senate.gov>, <jcsa@jeffersoncountyclerk.org>, John Fouts <Fouts.John@gmail.com>, <patientadvocacy@sfnlife.org>, <Jimmy.Higdon@kylegislature.gov>, Raymond, Josie (State Rep.) (LRC) <josie.raymond@lrc.ky.gov>, Massey, Kamryn <Kamryn.Massey@louisvilleky.gov>, <hotline@hudoig.gov>, <FOIARequests@hudoig.gov>, <OIGMediaRelations@hudoig.gov>, <Whistleblower.Coordinator@oig.hhs.gov>, <Whistleblower.Coordinator@oig.hhs.gov>, <whistleprotectioncoordinator@oig.dhs.gov>, Commonwealth Office of Ombudsman

<kyombud@ky.gov>, <CRT.SpeakerRequests@usdoj.gov>, <info@osc.gov>, <foiarequest@osc.gov>, <hatchact@osc.gov>, USAKYW.webmaster@usdoj.gov <USAKYW.webmaster@usdoj.gov>

Subject: RE: URGENT – FORMAL DEMAND FOR ACTION & TIMELINE REQUIRED

To: James.Berrocal@hud.gov
CC: As In Email Header
Fax: 678-732-2496 (HUD Office)

Date: February 19, 2025

Dear Mr. Berrocal,

Thank you for your response. However, your reply did not address my **specific demands** or provide a **clear timeline** for action. I understand that HUD has experienced staffing cuts, but that does not absolve the agency of its **legal obligations under federal law**.

Unresolved Issues That Require Immediate Action:

1 Misclassification of My Complaint:

- My **formal complaint is still incorrectly classified** as a "Request" instead of a **Formal Complaint** under 24 C.F.R. § 103.10. This must be corrected immediately, and I need my **official complaint number**.

2 Unlawful Housing Voucher Block & Retaliation:

- My **HUD housing voucher remains unlawfully blocked**, preventing me from obtaining housing stability.
- **LMHA has failed to process my voucher properly**, violating **VAWA, Section 504, and the Fair Housing Act (42 U.S.C. § 3604)**.

3 Failure to Intervene in Illegal Eviction:

- The **eviction notice against me is unlawful**, yet HUD, PIH, and LMHA have **failed to intervene**.
- My **physician has confirmed that relocation is unsafe due to my medical condition**, yet this has been ignored.
- The forcible detainer process is moving forward despite **clear legal violations and discriminatory intent**.

Formal Demand for Immediate Action

I am requesting a **written response by 5:00 PM EST on February 20, 2025**, addressing the following:

- A timeline for completion of your review.
- The immediate reclassification of my case as a formal complaint.
- Confirmation that my HUD voucher will be processed and issued immediately.
- A full explanation of the continued delays and refusal to intervene in the unlawful eviction.

If I do not receive a substantive response by this deadline, I will immediately escalate this matter to:

- Congressional Oversight Committees
- The DOJ Civil Rights Division
- Additional legal action for noncompliance with federal housing laws

This is not a courtesy request—it is a **mandatory legal obligation** under federal law. I expect a formal response with a **clear timeline and resolution plan** by the deadline stated above. You have had over two weeks to work on my formal legal complaint (not request number), and I have been attempting to get answers from PIH / HUD / and LMHA for several months.

This letter will be sent via both email and fax for documentation purposes.

EVICTION NOTICE - TRIAL BY THE COURT (2 PAGES) ATTACHED HERE:

- * [2025-02-19-EViction-Notice-Page-1-Trial-By-The-Court.pdf](#)
- * [2025-02-19-EViction-Notice-Page-2-Trial-By-The-Court.pdf](#)
- * [2025-02-19-FORCIBLE-DEAINER-DOCUMENT-1-PAGE.pdf](#)

Please confirm receipt and provide the requested response by 5:00 PM EST on February 20, 2025.

I NEED ANSWERS NOW DUE TO IMMEDIATE IMPENDING COURT DATE FOR UNLAWFUL NON-LEASE RENEWAL WITHOUT CAUSE DUE TO STATION J-TOWN AND LMHA AND HUD AND PIH RETALIATING DUE TO ME WHISTLEBLOWING REGARDING FEDERAL LAW VIOLATIONS - AND ALL WHISTLEBLOWER AGENCIES REFUSE TO OFFER ANY PROTECTION.

Sincerely,

John R. Fouts, MBA

Email: fouts.john@gmail.com

Phone: 502.956.0052 (Text Only - ADA Accommodations)

Fax: 502.996.8246 (HIPAA Compliant)

On Tue, Feb 18, 2025 at 2:51 PM Berrocal, James <James.Berrocal@hud.gov> wrote:

Mr. Fouts,

Good afternoon...I am currently working on your claim, as well as dozens of others. I will contact you once I have your claim ready for review. I understand the importance of getting your claim processed quickly and I am working diligently to ensure this happens. As you know, the government is making drastic cuts to its personnel, to include HUD, so we are having to obtain the workload of all the other employees that have been released by no choice of their own. I ask that you please be patient and thank you in advance.

V/R,

James Berrocal Jr, MPA

Equal Opportunity Specialist/Bilingual Intake Analyst

FHEO Intake Branch 2

U.S. Department of Housing and Urban Development

Office of Fair Housing and Equal Opportunity

40 Marietta St. NW

Atlanta, GA 30303

Office: 678-732-2496

Fax: 202-485-9080/9081

James.Berrocal@hud.gov

From: John Fouts <fouts.john@gmail.com>
Sent: Tuesday, February 18, 2025 11:32 AM
To: Kevin.Kramer@louisvilleky.gov; Hayden, Nicole A <Nicole.A.Hayden@hud.gov>; Demakos, Michael <Michael.Demakos@mail.house.gov>; morgan.mcgarvey@mccarvey.senate.gov; Higdon, Jimmy (State Sen.) (LRC) <Jimmy.Higdon@lrc.ky.gov>; Office of Governor Beshear <governor.constituentservices@ky.gov>; Berrocal, James <James.Berrocal@hud.gov>; Elizabeth <strojan@lmha1.org>; Camille Robinson <crobinson@lmha1.org>; Rose McCarty <mccarty@lmha1.org>; Terri Thornton <thornton@lmha1.org>; McNeil, Frank H <frank.h.mcneil@hud.gov>; attorney.general@ky.gov; hud-pihrc <hud-pihrc@lionaenterprises.com>; HUD-PIHRC@ardentinc.com; HUDRegion4@hud.gov; Complaints Office 04 <ComplaintsOffice04@hud.gov>; Complaints Office 03 <ComplaintsOffice03@hud.gov>; Complaints Office 02 <ComplaintsOffice02@hud.gov>; Complaints Office 06 <ComplaintsOffice06@hud.gov>; info@fbi.gov; fbi.tips@fbi.gov; LMPDtipline@louisvilleky.gov; DHSOIGHOTLINE@dhs.gov; whistleblower@oig.hhs.gov; Whistleblower <Whistleblower@hudoig.gov>; whistleblower@osc.gov; whistleblowerprotectioncoordinator@oig.dhs.gov; ig.whistleblower.ombudsman.program@usdoj.gov; oig.whistleblower@usdoj.gov; whistleblower@aclu.org; Andrew Chandler <achandler@yourlegalaid.org>; U. S. Senator Rand Paul <senator@paul.senate.gov>; jcs0@jeffersoncountyclerk.org; John Fouts <Fouts.John@gmail.com>; patientadvocacy@sfnlife.org; Jimmy.Higdon@kylegislature.gov; Raymond, Josie (State Rep.) (LRC) <josie.raymond@lrc.ky.gov>; Massey, Kamryn <Kamryn.Massey@louisvilleky.gov>; Hotline, OIG <Hotline@hudoig.gov>; OIGFOIARequests <FOIARequests@hudoig.gov>; OIGMediaRelations@hudoig.gov; Whistleblower.Coordinator@oig.hhs.gov; whistlerprotectioncoordinator@oig.dhs.gov; Commonwealth Office of Ombudsman <kyombud@ky.gov>; CRT.SpeakerRequests@usdoj.gov; info@osc.gov; foiarequest@osc.gov; hatchact@osc.gov; USAKYW.webmaster@usdoj.gov
Subject: <External Message> ATTN: James Berrocal et. al. -- RESPONSE REQUIRED BY 5PM TODAY - 2025-02-18 - URGENT: FORMAL COMPLAINT AND FORMAL DEMAND FOR IMMEDIATE RESPONSE REGARDING PENDING FORMAL COMPLAINT CLASSIFIED INCORRECTLY AS A "REQUEST" & COMPLETE FA...

CAUTION: This email originated from outside of the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe. If you have concerns about the content of the email, please send it to phishing@hud.gov or click the Report Phishing Button on the Outlook ribbon or Phishing option within OWA.

REGARDING "REQUEST NUMBER 815159"

SUBJECT: URGENT: FORMAL DEMAND FOR IMMEDIATE RESPONSE REGARDING PENDING COMPLAINT CLASSIFIED INCORRECTLY AS A "REQUEST" & COMPLETE FAILURE TO ACT

Dear Mr. Berrocal, relevant HUD, LMHA, legal, governmental/legislator, gubernatorial, and other entities/individuals acting in your capacities,

As I promptly responded to your email on February 4, 2025, and today's date is 2 weeks later and I have yet to receive any response from you as of 2025-02-18, I require IMMEDIATE response. The date for court for eviction is February 25, 2025...that is in 1 week. Your immediate response is not requested - it is **REQUIRED**.

I am writing to formally demand an **immediate update** regarding my **pending Fair Housing and Reasonable Accommodations FORMAL COMPLAINT**, which you have erroneously classified as a "Request Number" rather than as a **FORMAL COMPLAINT**, despite clear and repeated indications that this is a **FORMAL LEGAL COMPLAINT under the Fair Housing Act (FHA), Section 504 of the Rehabilitation Act, and the Americans with Disabilities Act (ADA)**.

PIH, LMHA, HUD & FHEO'S FAILURE TO ACT TIMELY

Despite multiple attempts to engage with HUD, LMHA, PIH, and FHEO, I have received **zero substantive responses** addressing my housing crisis, disability accommodations, or protection under federal law.

1. OIG's Refusal to Investigate & Deferral to PIH

- The HUD Office of Inspector General (OIG) has stated it does not handle housing complaints related to vouchers, evictions, or rent calculations, instead directing such issues to PIH.
- Despite this, **PIH has failed to provide any meaningful response**, creating a deliberate bureaucratic deadlock that prevents access to justice and housing stability.

2. Non-Responsiveness from FHEO, HUD, and LMHA and PIH Officials

- My complaint was submitted **months ago**, and I have followed up **over 100 times** seeking answers.
- On **February 15, 2025**, I emailed **James Berrocal again, urgently requesting updates, after receiving an eviction notice dated February 13, 2025**, despite my physician confirming that moving is unsafe due to medical conditions.
- As of today, **FHEO, HUD, LMHA, and PIH continue to ignore ALL direct inquiries**, failing to comply with their federal duties and obligations under federal law per **24 C.F.R. § 103.10 and the Fair Housing Act (42 U.S.C. § 3604)**.

DEMANDS FOR IMMEDIATE ACTION BY CLOSE OF BUSINESS TODAY

I demand the following, no later than **5:00 PM ET today, February 18, 2025**:

Immediate reclassification of my first complaint as a FORMAL COMPLAINT, not a "Request" along with providing the "Complaint Number".

A written confirmation of the current status of my complaint, along with the "Complaint Number" not "Request Number".

A written explanation for the continued refusal of HUD, FHEO, and LMHA officials to respond to my inquiries regarding my housing protections and those of my child.

A clear timeline for the investigation and an IMMEDIATE INTERVENTION to prevent unlawful eviction actions against me, given that I am a disabled person under a HUD Mainstream Voucher.

IMMEDIATE ISSUANCE OF ALL PROTECTIONS under VAWA, Section 504, and other applicable federal statutes.

IMMEDIATE EXPLANATION AND CORRECTION regarding why my LMHA portal application is marked at "0% complete" despite my having faxed and emailed all required paperwork and LMHA confirming that a voucher would be issued.

The failure to process and officially issue my voucher violates multiple federal housing protections and directly contributes to my housing instability.

Immediate issuance of my HUD housing voucher, which was confirmed by LMHA officials but received only in an incomplete form not even signed, by LMHA in an email from Camille Robinson, Deputy Executive Director of Louisville Metro Housing Authority.

A written explanation must also be provided as to why this voucher was not properly issued, despite confirmation. Any additional attempts to stall, obstruct, or deny my rights will be interpreted as further violations of my federally protected housing right, and will be added to ongoing litigation.

***** ALSO OF ADDITIONAL IMPORTANCE AND REQUIRING IMMEDIATE ACTION *****

On the **FORCIBLE DETAINER - EVICTION NOTICE** document, it states that I have been 'forcibly detaining' the apartment where I live, at 2904 Sitka Dr. L29, Louisville, KY 40299 since December 3, 2024...

I provided a screenshot below with the text highlighted in blue.

The lease agreement, went through February 8th, 2025... LMHA and HUD and FHEO and PIH all refuse to respond or communicate, so I am not able to begin to try to find a different place as all communication is one-sided. I ask questions, they are ignored.... I provide documentation...it is ignored... I file a complaint ... the complaint is ignored and changed to a request number instead of a complaint unlawfully... Is it responded to? No... it is unlawfully ignored..

AOC-215 Rev. 11-21 Page 1 of 2	Doc. Code: EN-e	<p>EVICTION NOTICE: NOTICE OF EVICTION HEARING TRIAL BY THE COURT</p>	Case No: <u>25-C-001707</u>
Commonwealth of Kentucky Court of Justice www.courts.ky.gov	KRS 383.210		Court: <u>DISTRICT</u> County: <u>JEFFERSON Family / District Civil</u> Division: <u>DI</u>
NEW CHESTNUT RIDGE APARTMENTS LLC		PLAINTIFF	DEFENDANT
VS. <u>JOHN FOUTS, ET AL</u>			
Defendant's Address: <u>2904 SITKA DR #29 LOUISVILLE, KY 40299</u>			
Plaintiff's Attorney: <u>ANDREW ZEH</u>			
THE COMMONWEALTH OF KENTUCKY To the Sheriff (or any Constable): <p>The Plaintiff has filed a complaint in this Court claiming the Defendant on the <u>3rd</u> day of <u>December, 2024</u>, forcibly detained and now forcibly detains from the Plaintiff the above-described property which the Defendant, tenant of the Plaintiff, now holds against Plaintiff.</p>			
<p>YOU ARE THEREFORE, in the name of the Commonwealth of Kentucky, commanded to summon Defendant tenant to appear on the Trial Date shown below to inquire into the forcible detainer complained of and to give to Defendant at least three (3) days notice of the time and place of trial, and to make return of service at or before the time of trial.</p> <p>Date: <u>February 10th, 2025</u> <u>Davis L. Nickerson</u>, Jefferson Circuit Clerk Clerk</p> <p>TO THE TENANT: Your landlord has filed an eviction notice against you in this Court, claiming you are not entitled to remain on the premises. A trial will be held <u>February 25th, 2025</u> at the time of <u>9:00AM</u>, at <u>DISTRICT COURTROOM 308, HALL OF JUSTICE, 3RD FLOOR 600 W. JEFFERSON STREET LOUISVILLE, KY 40202</u>, to determine whether you will be evicted. If you have any reasons for why you should not be evicted, you MUST APPEAR in Court to explain your reasons at this time. <i>If you will need an interpreter at your court appearance, please contact the Court listed above as soon as possible.</i> Remote or in-person court attendanceZoom: Meeting ID 789 335 2944 Password 308. Phone: 1-312-626-6799. Meeting ID 789 335 2944, Participant ID 308. Or visit www.jeffersondistrictcourt.com</p> <p>THIS IS AN IMPORTANT PAPER. TAKE IT TO YOUR LAWYER IMMEDIATELY.</p>			

package: 000005 of 000011

ION: TANISHA A. HICKERSON (730073)

LINKS:

[2025-02-13-Received-Eviction-Notice-In-The-Mail-LMHA_Apartments in Louisville, KY_RENTCafe.pdf](#)

[2025-02-17-RESPONSE-DOCUMENT-EVIDENCE-RE-SUMMONS-TO-APPEAR-FOR-UNLAWFUL-FORCIBLE-DETAINMENT-JOHN-R-FOUTS.pdf](#)

[REQUEST FOR TENANCY APPROVAL FORM.pdf](#)

[VOUCHER JFouts.pdf](#)

(ILLUSTRATING MISSING INFORMATION) - (ALSO MISSING, DESPITE BEING REQUESTED REPEATEDLY ARE THE CENSUS TRACT EXCEPTION AREAS, AND THE WORKSHEETS USED FOR CALCULATING WHETHER OR NOT A PROPERTY IS WITHIN BUDGET OR NOT FOR TOWNHOMES, APARTMENTS, AND HOUSES)

[2025-02-13-John-R-Fouts-No-Pending-Certifications-Housing-Choice-Voucher-and-Weird-Tracking-Code-LMHA_Apartments in Louisville, KY_RENTCafe.pdf](#)

[2025-02-13-What-The-Heck-Is-This-Why-Does-It-Say-Starting-My-Recertification-I-Already-Recertified-and-Sent-Paperwork-In-On-Nov-4-2024-and-It-Has-Been-Verified-Twice-Since-Then-So-Why-This-Now-Gmail - Recertification Started.pdf](#)

[Camille-Robinson-Email-Response-Voucher-Not-Signed-Etc-Gmail - Fwd_New Voucher -- John R. Fou...pdf](#)

[EXHIBIT-EMERGENCY MEDICAL-NECESSITY-LETTER-DR-JORDAN-VAUGHN-URGENT-HOUSING-ACCOMMODATIONS \(1\).pdf](#)

[!!!EXHIBIT-STATION-JTOWN-VIDA-MGMT-NON-LEASE-RENEWAL.pdf](#)

[2025-02-17-HUD-OIG-DOES-NOT-INVESTIGATE-VOUCHER-ISSUES.PDF](#)

[2025-02-16-LMHA-RENT-CAFE-JOHN-R-FOUTS-PORTION-OF-PAYMENT-ON-FEB-1-2025-Gmail - Payment Confirmation.pdf](#)

****NEXT STEPS****

MANDATORY COMPLIANCE

Complying with this request is not optional - it is mandatory under federal law - and those who continue to violate federal law, I will continue to hold all accountable in violation of law:

- ✓ An additional complaint filed directly with the Office of the Inspector General (HUD OIG) for agency misconduct and civil rights violations.
- ✓ A Freedom of Information Act (FOIA) request for all internal records related to my complaint.
- ✓ A formal APA lawsuit against HUD and its officials for unlawful agency inaction and obstruction of due process.
- ✓ Congressional complaints to the Senate Banking, Housing, and Urban Affairs Committee and the DOJ Civil Rights Division.

I demand, in this follow up, regarding my first FORMAL LEGAL COMPLAINT, that was erroneously listed as a Request Number, that FHEO, HUD, LMHA, and PIH, along with all individuals acting in their individual capacities under Color of Law, rectify this situation immediately to avoid further irreparable harm to me and my child, and to avoid further legal consequences. You are all willfully abandoning and willfully endangering along with neglecting me and my child, willfully harming us with intent to harm.

I expect a response by **TUESDAY, February 18th, by 5:00 PM EST.**

Sincerely,

John R. Fouts, MBA
2904 Sitka Dr. L29

Louisville, KY 40299

Plaintiff & Complainant

CC:

- **HUD Office of Inspector General (OIG)**
- **DOJ Civil Rights Division**
- **Senate Committee on Banking, Housing, and Urban Affairs:**
 - **Fax:** (202) 224-5137
 - **Address:** 534 Dirksen Senate Office Building, Washington, D.C. 20510
 - **Phone:** (202) 224-7391
- **House Committee on Financial Services:**
 - **Fax:** (771) 200-5093

- **Address:** 2129 Rayburn House Office Building, Washington, DC 20515
- **Phone:** (202) 225-4247
- **U.S. Attorney for the Western District of Kentucky**
- USAKYW.webmaster@usdoj.gov
- **Office of Special Counsel (Whistleblower Protection Division)**
- **The White House Presidential Complaint System**

--

Equalizing Justice and Compassion for All,

John R. Fouts, MBA

fouts.john@gmail.com Fax. 502.996.8246

<https://youtube.com/@sfn-life>

<https://sfnlife.org>

"When injustice becomes law. Resistance becomes duty."

~ Attributed to Thomas Jefferson ~

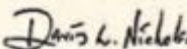
"A minority is powerless while it conforms to the majority."

~ Attributed to Henry David Thoreau, Civil Disobedience ~

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John R. Fouts, MBA

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John R. Fouts, MBA

**OVERVIEW OF LEASE / UNLAWFUL FORCIBLE DETAINER-EViction DUE TO RETALIATION AND DISCRIMINATION
AGAINST DISABLED SINGLE FATHER WITH DISABLED SPECIAL NEEDS CHILD**

<small>DOC-315 Rev. 11-21 Page 1 of 2</small> Commonwealth of Kentucky Court of Justice www.courts.ky.gov KRS 383.210	 EViction NOTICE NOTICE OF EViction HEARING TRIAL BY THE COURT	Case No: <u>25-C-001707</u> Court: <u>DISTRICT</u> County: <u>JEFFERSON Family / District Civil</u> Division: <u>DL</u>
<u>NEW CHESTNUT RIDGE APARTMENTS LLC</u>		PLAINTIFF
VS. <u>JOHN FOOTS, ET AL.</u>		DEFENDANT
Defendant's Address: <u>2904 SITKA DR #29 LOUISVILLE, KY 40299</u>		
Plaintiff's Attorney: <u>ANDREW ZEH</u> THE COMMONWEALTH OF KENTUCKY To the Sheriff (or any Constable):		
<p>The Plaintiff has filed a complaint in this Court claiming the Defendant on the 3rd day of December, 2024, forcibly detained and now forcibly detains from the Plaintiff the above-described property which the Defendant, tenant of the Plaintiff, now holds against Plaintiff.</p>		
<p>YOU ARE THEREFORE, in the name of the Commonwealth of Kentucky, commanded to summon Defendant tenant to appear on the Trial Date shown below to inquire into the forcible detainer complained of and to give to Defendant at least three (3) days notice of the time and place of trial, and to make return of service at or before the time of trial.</p>		
Date: <u>February 10th, 2025</u>		 <u>Davis L. Nickerson</u> , Jefferson Circuit Clerk, Clerk
<p>TO THE TENANT: Your landlord has filed an eviction notice against you in this Court, claiming you are not entitled to remain on the premises. A trial will be held <u>February 25th, 2025</u> at the time of <u>9:00AM</u> at <u>DISTRICT COURTROOM 308, HALL OF JUSTICE, 3RD FLOOR 600 W. JEFFERSON STREET LOUISVILLE, KY 40202</u>. To determine whether you will be evicted. If you have any reasons for why you should not be evicted, you MUST APPEAR in Court to explain your reasons at this time. If you will need an interpreter at your court appearance, please contact the Court listed above as soon as possible. Remote or In-person court attendance Zoom: Meeting ID 789 335 2944 Password 308, Phone: 1-312-626-6799 Meeting ID 789 335 2944, Participant ID 308 Or visit www.jeffersondistrictcourt.com</p>		
<p>THIS IS AN IMPORTANT PAPER. TAKE IT TO YOUR LAWYER IMMEDIATELY.</p>		
<p>PROOF OF SERVICES</p>		
<p>A copy of this Eviction Notice was:</p> <p><input type="checkbox"/> served by delivering same personally to the Defendant.</p> <p><input type="checkbox"/> served and explained to _____, age _____, who is the Defendant's (Relationship) _____; after Defendant could not be found.</p> <p><input type="checkbox"/> posted in a conspicuous place on the Defendant's premises on this date and mailed same to the above address by regular mail through the U.S. Postal Service, postage prepaid on the _____ day of _____, 20_____. Neither Defendant, nor a member of his/her family, could be found.</p>		
Date: _____, 20_____	Served by: _____	Presiding Judge: HON. TANISHA A. HICKERSON (739073) 10002
Sheriff's Office of _____ County _____		

**FALSE
STATEMENT
MADE BY
PLAINTIFF(S)**

**THE PLAINTIFF IN THIS
CASE 'CLAIMS' THAT I
'FORCIBLY DETAINED'
THE APARTMENT ON
DECEMBER 3, 2024.**

I WOULD ASK THE
HONORABLE JUDGE OF
THE COURT TO PLEASE
REVIEW THIS, AND LET ME
KNOW HOW IT IS
POSSIBLE TO FORCIBLY
DETAIN AN APARTMENT
WITHIN THE DURATION
OF THE SIGNED LEASE
AGREEMENT SIGNED BY
THE TENANT AND THE
LANDLORD?

John Fouts

From: John Fouts
Sent: Tuesday, February 25, 2025 4:13 PM
To: 'Lauren Stallings'; 'tramon@vida-management.com'; 'stationjtown@vida-management.com'
Cc: 'strojan@lmha1.org'; 'AndrewZeh.MapleLaw@gmail.com'; 'crobinson@lmha1.org'; 'frank.h.mcneil@hud.gov'; 'gilbert@lmha1.org'; 'dhopson@lmha1.org'; 'thornton@lmha1.org'; 'Nicole.A.Hayden@hud.gov'; 'James.Berrocal@hud.gov'; 'Irina Bassett'; 'Rose McCarty'; 'fhageneral@hud.gov'; 'opr.complaints@usdoj.gov'; 'ComplaintsOffice04@hud.gov'; 'ComplaintsOffice06@hud.gov'; 'OCRMail@HHS.gov'; 'disabilityrights.section@usdoj.gov'; 'hotline@hudoig.gov'; 'senator@paul.senate.gov'; 'senator@mcconnell.senate.gov'; 'Amanda_Lawrence@mcconnell.senate.gov'; '"Demakos, Michael"'; 'kamryn.massey@louisvilleky.gov'; 'josie.raymond@lrc.ky.gov'; 'kevin.kramer@louisvilleky.gov'; 'governor.constituentservices@ky.gov'; fouts.john@gmail.com
Subject: ♦ SUBJECT: Formal Request for Itemized Breakdown of Charges, RentCafe Access, Calculation of Community Charges, & Correction of False Statements in Eviction Notice - 2025-02-25
Attachments: 02-2025-Payment-Receipt-Station-Jtown-Rent-Cafe-New-Chestnut-Ridge-Apartments-LLC-Feb-1-204.77.pdf; 2025-02-25-LGE-KU-Billing-Amount-Billed-For-Feb-2025.pdf; 2025-02-25-LGE-KU-Billing-History-John-R-Fouts-February-2024-thru-January-2025.pdf; 2025-02-25-RentCafe-Shows-I-No-Longer-Have-Access-To-Lease-Portal-Showing-Payments-Case-Was-Dismissed-For-Eviction-But-They-Are-Refiling.pdf; 2025-02-25-MEDICAL NECESSITY - FRAGILE MEDICAL STATE - LETTER FROM DR VAUGHN - SENT - TO - STATION-JTOWN.pdf; Forcible-Detainer-December-3-Fraudulent-Plaintiff-Statement-Made-By-New-Chestnut-Ridge-Apartments-LLC.pdf

DATE: 2025-02-25

♦ **SUBJECT: Formal Request for Itemized Breakdown of Charges, RentCafe Access, Calculation of Community Charges, & Correction of False Statements in Eviction Notice**

Note: Below, Station J-Town may be used to describe the property at 2904 Sitka Drive L29 Louisville, KY – Vida-Management, Inc., to reference the New Chestnut Ridge Apartments LLC entity.

Dear Ms. Stallings,

I am writing to formally request an **itemized breakdown of all charges, payments, and account activity** related to my tenancy at **Station J-Town (New Chestnut Ridge Apartments)**.

During the recent court proceeding, statements were made regarding my rental payment history that **do not align with my understanding of what I have paid or what has been charged**. Specifically:

1. **The claim that you made in court was that my payment was “automatic”, and that statement is false.** My last payment was made **manually** on February 1, 2025, at 9:58 PM EST. I have attached my payment receipt as proof/evidence.
2. **The claim that I only paid \$5 for a monthly payment is misleading** and does not reflect the full amount of my **required monthly payment to Station J-Town**. My February 1st payment was **\$200.82**, (\$204.77 after the service fee), which covered the charges assigned to me for that month.

1. **The amounts billed and paid are as follows in 2024 & 2025 [With service charges added in to reflect actual payments made]:**

1.	February 2024	(initial funds required as deposit + other) paid via money order			
2.	March 2024	\$111.50	March	1	2024 + LMHA/HUD \$1390
3.	April 2024	\$348.86	April	3	2024 + LMHA/HUD \$1390
4.	May 2024	\$3.98	May	24	2024 + LMHA/HUD
		\$1390			
5.	June 2024	\$223.37	June	8	2024 + LMHA/HUD \$1390
6.	July 2024	\$125.75	July	1	2024 + LMHA/HUD \$1390
7.	August 2024	\$211.31	August	1	2024 + LMHA/HUD \$1390
8.	September 2024	\$203.38	September	1	2024 + LMHA/HUD \$1390
9.	October 2024	\$205.95	October	1	2024 + LMHA/HUD \$1390
10.	November 2024	\$213.58	November	1	2024 + LMHA/HUD \$1390
11.	December 2024	\$211.42	December	2	2024 + LMHA/HUD \$1390
12.	January 2025	\$231.83	January	1	2025 + LMHA/HUD \$1390
13.	February 2025	\$204.77	February	1	2025 + LMHA/HUD \$1390

I have provided the HUD payments made below, as pulled from the HUD online system:

Payee Name	Payment Month (MM/YYYY)	EFT/ Check#/Adj#	Amount	Unpaid Amount	Notes
New Chestnut Ridge Apartments LLC	02/2025	ACH-860090	\$1,390.00	\$0.00	:HAP 02/25 Fouts, John 2904 Sitka Dr 29,, Louisville KY 40299
New Chestnut Ridge Apartments LLC	01/2025	ACH-853655	\$1,390.00	\$0.00	:HAP 01/25 Fouts, John 2904 Sitka Dr 29,, Louisville KY 40299
New Chestnut Ridge Apartments LLC	12/2024	ACH-847315	\$1,390.00	\$0.00	:HAP 12/24 Fouts, John 2904 Sitka Dr 29,, Louisville KY 40299
New Chestnut Ridge Apartments LLC	11/2024	ACH-840955	\$1,390.00	\$0.00	:HAP 11/24 Fouts, John 2904 Sitka Dr 29,, Louisville KY 40299
New Chestnut Ridge Apartments LLC	10/2024	ACH-834502	\$1,390.00	\$0.00	:HAP 10/24 Fouts, John 2904 Sitka Dr 29,, Louisville KY 40299
New Chestnut Ridge Apartments LLC	09/2024	ACH-828363	\$1,390.00	\$0.00	:HAP 09/24 Fouts, John 2904 Sitka Dr 29,, Louisville KY 40299
New Chestnut Ridge Apartments LLC	08/2024	ACH-822270	\$1,390.00	\$0.00	:HAP 08/24 Fouts, John 2904 Sitka Dr 29,, Louisville KY 40299
New Chestnut Ridge Apartments LLC	07/2024	ACH-816226	\$1,390.00	\$0.00	:HAP 07/24 Fouts, John 2904 Sitka Dr 29,, Louisville KY 40299
New Chestnut Ridge Apartments LLC	06/2024	ACH-810367	\$1,390.00	\$0.00	:HAP 06/24 Fouts, John 2904 Sitka Dr 29,, Louisville KY 40299
New Chestnut Ridge Apartments LLC	05/2024	ACH-804233	\$1,390.00	\$0.00	:HAP 05/24 Fouts, John 2904 Sitka Dr 29,, Louisville KY 40299
New Chestnut Ridge Apartments LLC	05/2024	ACH-816226	\$(448.00)	\$0.00	:Abate HAP 05/24 Fouts, John 2904 Sitka Dr 29,, Louisville KY 40299
New Chestnut Ridge Apartments LLC	04/2024	ACH-802737	\$1,390.00	\$0.00	:HAP 04/24 Fouts, John 2904 Sitka Dr 29,, Louisville KY 40299

Find text or tools      

Payee Name	Payment Month (MM/YYYY)	EFT/ Check#/Adj#	Amount	Unpaid Amount	Notes
New Chestnut Ridge Apartments LLC	03/2024	ACH-802737	\$1,390.00	\$0.00	:HAP 03/24 Fouts, John 2904 Sitka Dr 29,, Louisville KY 40299
New Chestnut Ridge Apartments LLC	02/2024	ACH-802737	\$1,007.00	\$0.00	:HAP 02/24 Fouts, John 2904 Sitka Dr 29,, Louisville KY 40299

Showing 1 to 14 of 14 entries

 Previous 1 Next 

LOUISVILLE METRO HOUSING AUTHORITY | 420 S 8TH ST LOUISVILLE, KY 40203 | ([HTTP://MAPS.GOOGLE.COM?Q=420+S+8TH+ST++LOUISVILLE+KY+40203](http://MAPS.GOOGLE.COM?Q=420+S+8TH+ST++LOUISVILLE+KY+40203))
(502) 569-3400 (TEL:(502) 569-3400)

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3. The claim that my payment was only for utilities is inaccurate. While a portion of the amount may be allocated toward community utilities, I also pay separately for gas and electricity (through LG&E), which are not included in these charges.

My electric and gas bill for February 2025 is **\$167.54 (due 2025-03-20)**, and my billing history confirms that I have consistently made these payments separately. (Also Attached For Reference – 2 files – 1 showing bill history – and 1 showing current bill due for February 2025)

4. **I no longer have access to my lease portal through RentCafe**, which previously allowed me to verify my payment history and charges. **I request written confirmation as to why my access was revoked and that it be restored immediately.**

Request for Full Calculation Breakdown of Community Utility Charges

I also request **full transparency** on how Station J-Town determines the community utility charges that I am required to pay each month. Specifically:

- **How is my portion of community utilities calculated?**
- **I request to see the actual calculation done to determine amount owed each month for my unit.**
- **What specific utilities are included in this amount?**
- **How does this calculation change from month to month?**

Since my **monthly required payment fluctuates** and I no longer have access to my RentCafe portal to review prior breakdowns, I request that **Station J-Town provide a full monthly breakdown of community charges for each month I have resided at this property formally – as a formal request.**

Correction of False Statements in Eviction Notice

I am also requesting an **immediate explanation and correction** regarding the **eviction notice that falsely states that I "forcibly detained" the apartment as of December 3rd, 2024.**

This is **factually incorrect** and constitutes a **false/fraudulent representation of material facts in legal filings**. At that time:

- ✓ **I was still an active tenant in good standing.**
- ✓ **No legal eviction process had taken place.**
- ✓ **I had not "forcibly detained" the apartment in any way.**

This **false statement constitutes fraud upon the court**, as it was used as a **basis for eviction proceedings**. I request:

1. A written explanation as to why this false claim was made.
2. Immediate correction of this false information.
3. Confirmation that this inaccurate eviction notice will not be used in future legal proceedings.

I am attaching a copy of the eviction notice for reference. If this issue is not addressed immediately, I will have no choice but to **escalate this matter to HUD, LMHA, PIH, and federal oversight agencies for immediate review**.

Federal Housing Protections Apply to My Case

As a tenant with federally protected housing rights, I want to formally document that:

- ✓ VAWA (Violence Against Women Act) – 34 U.S.C. § 12491 prohibits retaliatory evictions, and as a covered individual under federal law, I have rights that must be upheld.
- ✓ The Mainstream Voucher Program – 42 U.S.C. § 1437f protects individuals under 65 with disabilities from unjust displacement and requires compliance with HUD regulations.
- ✓ The Fair Housing Act (FHA) – 42 U.S.C. §§ 3601-3619 prohibits housing discrimination based on disability and requires reasonable accommodations, which include preventing unnecessary displacement.
- ✓ The Americans with Disabilities Act (ADA) – 42 U.S.C. § 12101 et seq. mandates reasonable accommodations and prohibits landlords

from denying services or evicting tenants due to their disability status.

Additionally, Dr. Vaughn, my medical provider, has issued a formal letter confirming that moving at this time would present a serious medical risk to my health. This letter has been submitted as part of my legal case and must be acknowledged in any further actions regarding my tenancy.

► Additional Federal Disability Protections Apply to My Case (this is not a full list, and there may be additional federal laws that apply) terms of protection of housing rights:

As a tenant with federally protected housing rights under multiple disability laws, I want to formally document that:

- ✓ Section 504 of the Rehabilitation Act – 29 U.S.C. § 794 prohibits discrimination against disabled individuals in federally funded housing and requires reasonable accommodations to prevent unnecessary displacement.**
- ✓ Section 1915(c) of the Social Security Act – 42 U.S.C. § 1396n(c) protects individuals from being forced into institutional settings when they can safely reside in the community with services.**
- ✓ The Olmstead Act (Olmstead v. L.C., 527 U.S. 581 [1999]) ensures that individuals with disabilities have the right to live in the community rather than be placed in institutions unnecessarily.**

Given these federal protections:

- 1. My federally subsidized housing cannot be terminated arbitrarily or without due process.**
- 2. I cannot be forced into an unstable or unsafe living situation, as this would violate the Olmstead ruling.**
- 3. Eviction would place me at risk of institutionalization, which is unlawful under Section 1915(c) and Olmstead.**
- 4. Station J-Town is required to provide reasonable accommodations under Section 504, including permitting me to remain housed due to my medical condition.**

Failure to comply with these federal laws will result in formal complaints to HUD, the U.S. Department of Justice (DOJ), and other oversight agencies for investigation.

Requested Actions from Station J-Town Management

- 1. Provide an itemized statement of all charges, payments, and any outstanding balances.**
- 2. Clarify what portion of my payments are being applied to rent vs. utilities and other fees.**
- 3. Provide a full monthly breakdown of community utility charges and explain how these calculations are determined (show the calculation for my unit for each month).**

- 4. Confirm in writing whether LMHA has made all required payments on my behalf.**
- 5. Explain why my RentCafe portal access has been revoked and restore my access immediately.**
- 6. Acknowledge my federally protected rights under VAWA and the Mainstream Voucher Program and confirm that all eviction actions comply with federal law.**
- 7. Acknowledge that Dr. Vaughn's medical statement has been submitted and must be considered in any further legal actions.**
- 8. Provide a written correction regarding the false/fraudulent statement in the eviction notice and confirm it will not be used in future legal actions.**

I request that this information be provided **in writing within 7 days**.

If there are any discrepancies between what has been stated in court and what is provided in the itemized breakdown,
I will need to escalate this matter to HUD, the Kentucky Housing Corporation, and other relevant oversight agencies.

I have taken the liberty off courtesy copying several individuals from LMHA (Louisville Metro Housing Authority), HUD (Housing and Urban Development), PIH (Public and Indian Housing Office), and FHEO (Fair Housing and Equal Opportunity Office) as well as your representation, Andrew Zeh.

Thank you for your prompt attention to this matter. I look forward to receiving the requested documentation.

Sincerely,

John R. Fouts

📍 2904 Sitka Dr. Apt. L29, Louisville, KY 40299
✉️ PatientAdvocacy@sfnlife.org
📞 502-956-0052 (Text Only – ADA Accommodations)
Fax: 502-996-8246 (HIPAA Compliant)

cc:

Andrew Zeh (New Chestnut Ridge Apartments LLC [Counsel for the Plaintiff])
Elizabeth Strojan (Director of Louisville Metro Housing Authority)
Camille Robinson (Deputy Executive Director – Louisville Metro Housing Authority)
Frank McNeil (Louisville HUD Field Office)
Dionne Hopson (Initial Voucher Processor)
Terri Thornton (HUD Ombudsman)
Nicole A. Hayden (Public and Indian Housing Office (PIH))
Rose McCarty (Louisville Metro Housing Authority)
Irina Bassett (Louisville Metro Housing Authority)
James Berrocal (Office of Fair Housing and Equal Opportunity)
Various Federal Oversight Contacts and Politicians
Office of Governor Beshear

Immediate Demand for Restoration of Rent Payment Access & Legal Notice of Violations

John R. Fouts
2904 Sitka Dr. L29
Louisville, KY 40299
P. 502.956.0052 (Text Only – ADA Accommodations)
F. 502.996.8246 (HIPAA Compliant)
E. PatientAdvocacy@sfnlife.org | Fouts.John@gmail.com

DATE: 2025-03-01

Via Certified Mail, Email, and Fax

Andrew Steven Zeh

Regular 2
AndrewZeh.MapleLaw@gmail.com

[Maple Law PLLC](#)

121 South Seventh Street, 4th Floor
[Louisville](#)
[Kentucky](#)
40202-2703 [United States](#)
Phone: 502.585.3979
Fax: 502.585.4978

Subject: Immediate Demand for Restoration of Rent Payment Access & Legal Notice of Violations

Mr. Zeh,

I am formally demanding that Station J-Town (New Chestnut Ridge Apartments LLC), Vida-Management, Inc., and its agents, including Teresa Ramon and Lauren Stallings, et al., immediately restore access to the rent payment portal and provide an alternative, legally compliant method for payment if such restoration is not possible.

Immediate Demand for Restoration of Rent Payment Access & Legal Notice of Violations

Station J-Town (New Chestnut Ridge Apartments LLC, a Vida-Management, Inc. property), and its agents Teresa Ramon and Lauren Stallings, et al., are actively obstructing my ability to pay rent for March 1, 2025, by removing my access to the RentCafé payment portal.

This action appears to be part of an ongoing pattern of discrimination, retaliation, and violations of state and federal law, including under **Color of Law (18 U.S.C. § 242)**, the **Fair Housing Act (42 U.S.C. § 3601 et seq.)**, the **Americans with Disabilities Act (ADA)**, the **Rehabilitation Act (29 U.S.C. § 794)**, and several others.

The removal of my ability to pay through the portal constitutes retaliatory eviction and housing discrimination under both federal and state law ¹ (**unlawful interference with my tenancy**) and is only one of several other additional legal and civil rights violations, including but not limited to, federal laws ensuring accommodations for disabled people ², and the several others detailed below.

Legal Violations Committed by Station J-Town (New Chestnut Ridge Apartments LLC), Vida-Management, LMHA, and Associated Parties

I. Violations of Federal Law

1. **Deprivation of Rights Under Color of Law (42 U.S.C. § 1983)** – The removal of rent payment access and obstruction of voucher processing are clear violations of my constitutional rights.³
2. **Fair Housing Act Violations (42 U.S.C. §§ 3601-3619)** – This action discriminates against me as a disabled tenant and is an unlawful interference with housing rights .²
3. **Retaliatory Housing Practices (42 U.S.C. § 3617)** – Preventing me from paying rent, after previous complaints and legal filings, constitutes illegal retaliation.

Immediate Demand for Restoration of Rent Payment Access & Legal Notice of Violations

4. **False Claims Act Violations (31 U.S.C. §§ 3729-3733)** – LMHA, Station J-Town, and associated parties are accepting federal funds while failing to uphold legal obligations under HUD programs.⁵
5. **Americans with Disabilities Act (ADA) & Rehabilitation Act Violations (42 U.S.C. §§ 12101-12213)** – Denying reasonable accommodations and obstructing HUD payments for a disabled tenant are federal violations.
6. **Violence Against Women Act (VAWA) Violations (34 U.S.C. § 12491)** – Station J-Town's obstruction of my HUD voucher access could constitute a violation of federal housing protections for survivors of domestic violence.
7. **Civil Conspiracy (42 U.S.C. § 1985)** – There is a coordinated effort between LMHA, Station J-Town, and their legal representatives to deny my housing rights through procedural manipulation and deliberate inaction.⁶
8. **Obstruction of Payment & Constructive Eviction** – The removal of my ability to pay rent constitutes constructive eviction and fraudulent interference with my lease agreement.⁹
9. **RICO (18 U.S.C. § 1962)** – Pattern of fraudulent and obstructive activity by LMHA, HUD, and Station J-Town in the administration of housing benefits.
 - **Pattern of corrupt, fraudulent, and obstructive activity by LMHA, HUD, and Station J-Town** in the administration of housing benefits.
 - **Civil RICO allows for treble damages (triple damages)**, meaning if found liable, three times the monetary damages suffered.
 - **Mail and Wire Fraud (18 U.S.C. §§ 1341, 1343)** – Falsifying documents, misrepresenting tenant obligations, and interfering with housing payments via electronic communications.
10. **Fair Housing Act (42 U.S.C. § 3617)** – Illegal housing discrimination and retaliation.
11. **ADA Title II & Section 504 of the Rehabilitation Act** – Failure to provide reasonable accommodations and violation of disability rights.

Immediate Demand for Restoration of Rent Payment Access & Legal Notice of Violations

II. Violation of Constitutional Rights

12. **First Amendment** – Retaliation against me for seeking redress of grievances regarding housing violations and asserting rights.
13. **Fourth Amendment** – Constructive eviction by unlawful means, deprivation of legal recourse, and forced interference with property.
14. **Fifth & Fourteenth Amendments** – Due process violations, unconstitutional takings, and deprivation of property rights.
15. **Sixth Amendment** – Right to fair proceedings in legal matters (interference with ability to contest eviction).
16. **Seventh Amendment** – Right to a fair civil trial (denial of fair hearings and process).
17. **Eighth Amendment** – Unjust and excessive retaliation, denial of humane living conditions. I already live in severe treatment resistant refractive neuropathic constant burning alive pain 24/7 and have severe profound fatigue, and this on top of the other health problems is extremely harsh and cruel and unusual punishment.
18. **Ninth Amendment** – Protection of unenumerated rights (reasonable accommodation).
19. **Thirteenth Amendment** – Unlawful peonage (coercing compliance under threat of housing loss).
 - **Creation of Administrative Bondage & Forced Servitude**
The 13th Amendment prohibits all forms of involuntary servitude, yet Station J-Town and its affiliates are engaging in a modern-day equivalent by creating a system where tenants are **forced into administrative servitude just to maintain their housing stability**.

Immediate Demand for Restoration of Rent Payment Access & Legal Notice of Violations

- By **withholding legally required documentation** (e.g., a complete and legally valid housing voucher acknowledgment), LMHA along with Station J-Town has **forced me into perpetual legal battles and unnecessary administrative burdens** that serve no legitimate purpose.
- The refusal to **properly recognize my rental payments, obstruct access to rent payment portals, and ignore legitimate tenant rights** creates a system where I am **trapped in an endless cycle of legal defense simply to maintain my right to housing**.
- This forced compliance with an unjust and discriminatory system is a **form of modern involuntary servitude**, violating both federal constitutional protections and **Kentucky's legal obligations under fair housing statutes**.

This issue is not isolated—it is part of a **broader pattern of systemic discrimination and coercion**, actively stripping tenants of their rights while placing them into a **position of forced compliance through economic and legal entrapment**.

20. **Fourteenth Amendment** – Equal protection violations due to discriminatory treatment.

III. Violation of Kentucky State Law (KRS)

21. **KRS 344.360 (Fair Housing Act - Discrimination & Retaliation)**

- Denial of housing services due to disability and retaliation against lawful complaints violate Kentucky's Fair Housing Laws.

22. **KRS 383.500 (Landlord-Tenant Act Violations - Retaliation & Constructive Eviction)**

- Interfering with a tenant's ability to pay rent and withholding legally required documentation constitutes landlord retaliation and constructive eviction.

Immediate Demand for Restoration of Rent Payment Access & Legal Notice of Violations

23. KRS 522.020 (Official Misconduct in the First Degree)

- Public officials and agents refusing to perform their duties (issuing valid vouchers, responding to legal requests) fall under **official misconduct**.

24. KRS 517.020 (Forgery & Fraudulent Misrepresentation) LMHA and Station J-Town

- Issuing an incomplete voucher without a proper signature or amount while confirming a separate amount in an email is legally fraudulent.

25. KRS 514.040 (Theft by Deception) – LMHA and Station J-Town

- Accepting or managing federal housing funds while **intentionally misrepresenting** my housing status is a form of theft by deception.

26. KRS 517.020 & 514.040 – Forgery and fraud by LMHA issuing a voucher with missing essential information, and by Station J-Town removing the payment portal option.

27. Kentucky Fair Housing and Tenant Protections Violations

- Under Kentucky Revised Statutes (**KRS 383.500 - 383.715**), landlords are required to act in **good faith**, provide fair and equal housing accommodations, and ensure compliance with **tenant rights**.
- By **removing the Rent Café portal without providing an alternative method of payment**, Station J-Town and its representatives are actively violating the **Kentucky Landlord-Tenant Act**, which prohibits landlords from engaging in bad-faith practices that obstruct a tenant's ability to comply with their lease.

28. Additionally, under KRS 344.360, it is unlawful to deny housing accommodations or retaliate against tenants based on disability status, which has been an ongoing issue in this case.

- The refusal to acknowledge ADA accommodations and the removal of the ability to pay rent creates a **clear-cut case of housing discrimination and retaliatory action**.

Immediate Demand for Restoration of Rent Payment Access & Legal Notice of Violations

This obstruction **does not occur in a vacuum**—it is a deliberate attempt to **set up conditions** for wrongful eviction, which is a direct violation of Kentucky law, as well as federal protections under the **Fair Housing Act (42 U.S.C. §§ 3601–3619)**.^{4,7}

IV. DEMANDS AND ESCALATION

- 1. Immediate cessation of retaliatory vi against me and my child, including ADA and Fair Housing violations, all violations above, and any and all other violations of any and all laws.**
- 2. Immediate reinstatement of my Rent Café payment portal or, in the alternative, a legally compliant method for submitting my rent payment today, including written acknowledgment of the total due and proper receipt of payment.**
- 3. A written response within 24 hours confirming acknowledgement of receipt, and that these issues have been addressed.**

II. ADDITIONAL FORMAL FEDERAL NOTICES

- I am filing formal complaints with the DOJ Civil Rights Division and HUD's Office of Fair Housing and Equal Opportunity (FHEO), and the FBI today.**
- I am filing additional federal lawsuits under the False Claims Act and Civil RICO statutes.**
- I am requesting immediate intervention from members of Congress, federal watchdogs, and legal advocacy groups.**

Additionally, this letter serves as notice that your involvement as counsel places you within the scope of a civil conspiracy claim under 42 U.S.C. § 1985.

If you or your firm are found to have facilitated or endorsed any of these unlawful actions, you may be named in future legal proceedings.⁸

Immediate Demand for Restoration of Rent Payment Access & Legal Notice of Violations

This matter is urgent. I expect your immediate attention and resolution. Please respond no later than **Monday, March 3, 2025 at 12:00 p.m. EST, however, preferably within 24 hours as today is the 1st of the month and the date that rent is due (Saturday, March 1, 2025) – and I have been deprived of the ability to pay – obstruction is not legal.**

Sincerely,



John R. Fouts, MBA

2904 Sitka Dr. L29

Louisville, KY 40299

P. 502.956.0052 (Text Only – ADA Accommodations)

F. 502.996.8246 (HIPAA Compliant)

E. PatientAdvocacy@sfnlife.org | Fouts.John@gmail.com

Attachments/Exhibits:

- **EXHIBIT: NO ACCESS TO PAY RENT (Shows no Station J-Town Portal Option) (As of 2025-03-01)**
- **EXHIBIT: UNLAWFUL INCOMPLETE VOUCHER ISSUANCE – NOT A LEGAL DOCUMENT** (From: Camille Robinson – Deputy Executive Director of LMHA)
- **EXHIBIT: EMAIL SHOWING VOUCHER AMOUNT PROVIDED IN SEPARATE DOCUMENT ALTOGETHER** (Camille Robinson – Deputy Executive Director of LMHA sends voucher amount in separate document, rather than, on the voucher form).
- **EXHIBIT: DR. VAUGHN LETTER REGARDING POTENTIAL LIKELIHOOD OF MEDICAL CRISES** (Provided previously)

Immediate Demand for Restoration of Rent Payment Access & Legal Notice of Violations

Footnotes

¹ **Edwards v. Habib, 397 F.2d 687 (D.C. Cir. 1968)** – Establishes that landlords **cannot evict tenants in retaliation** for exercising their legal rights, such as reporting housing violations or discrimination.

² **Tennessee v. Lane, 541 U.S. 509 (2004)** – Confirms that **state agencies and their contractors must comply with Title II of the ADA**, ensuring that disabled individuals receive equal access to public services, including housing assistance.

³ **42 U.S.C. § 1983 (Civil Rights Act)** – Affirms that **individuals can sue government officials or entities for civil rights violations**, including housing discrimination and denial of due process.

⁴ **Ziglar v. Abbasi, 137 S. Ct. 1843 (2017)** – Establishes that **government officials who violate constitutional rights can be held personally liable** under certain circumstances, particularly when violating established legal precedent.

⁵ **Armstrong v. Exceptional Child Center, Inc., 575 U.S. 320 (2015)** – Recognizes that when the **government fails to uphold federal law, impacted individuals have the right to seek injunctive relief** to enforce their rights.

⁶ **Gibson v. Berryhill, 411 U.S. 564 (1973)** – Holds that **governmental agencies or entities acting under a conflict of interest** violate due process protections, which applies when agencies unlawfully obstruct legal rights.

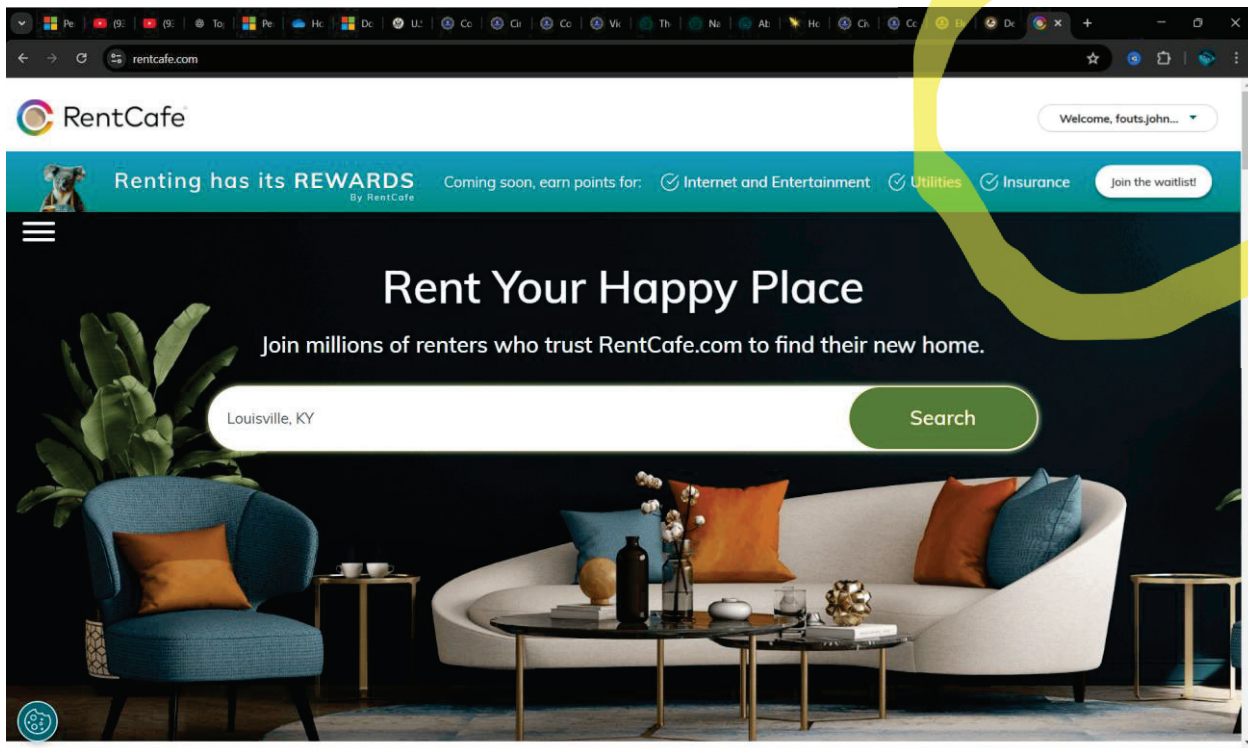
⁷ **Shelley v. Kraemer, 334 U.S. 1 (1948)** – Establishes that **state actors (including courts and agencies) cannot enforce discriminatory housing policies**, making any such enforcement unconstitutional.

⁸ **Ex Parte Young, 209 U.S. 123 (1908)** – Reinforces that **government officials can be sued in their official capacity for ongoing violations of constitutional rights**, preventing them from claiming immunity.

⁹ **RICO Act (Racketeer Influenced and Corrupt Organizations Act), 18 U.S.C. § 1961-1968** – Provides legal grounds to challenge **coordinated fraudulent and unlawful actions** by private entities and public officials engaged in systemic corruption.

Immediate Demand for Restoration of Rent Payment Access & Legal Notice of Violations

EXHIBIT – NO ACCESS TO PAY RENT (Shows no Station J-Town Portal Option):



The screenshots above and below provide **undeniable evidence** that the **Louisville Metro Housing Authority (LMHA)** has consistently paid **\$1,390** on the first of each month toward my housing.

Additionally, I have **always paid my required portion**, which varies between **\$200 and \$225** each month.

The fluctuation in my payment amount is well-documented in prior correspondence. In the screenshot above, I have circled my **active RentCafé account** for verification.

Below is a **list of housing options I considered** before ultimately deciding, in early 2024, to live at **Station J-Town**.

My **disabled child and I desperately needed stability**—something I had hoped to find at **Station J-Town (New Chestnut Ridge Apartments LLC, a Vida-Management, Inc. property)**.

Immediate Demand for Restoration of Rent Payment Access & Legal Notice of Violations

I had no idea that instead, I would face **systemic discrimination, extreme retaliation for exercising my constitutional and civil rights, and an unlivable, hostile environment.**

I already suffer from **PTSD**, yet the treatment I have endured from **Teresa Ramon, Lauren Stallings, and Station J-Town management** has **severely exacerbated my condition**. I now fear simple, everyday tasks:

- I am **afraid to check my mailbox**, not knowing what unjust notices or retaliatory actions will be waiting.
- I can **no longer make phone calls** because of the psychological and emotional toll of dealing with this unlawful behavior which spans across large areas of the law and includes many organizations, co-conspirators, and many others also acting under the Color of Law.
- I am **afraid to leave my home**, fearing what new obstacles or injustices will be waiting at my door when I return.

I have **numerous serious health conditions**, and I am very ill.

I have the right to live in peace —

Not only because the U.S. Code of Federal Regulations protects that right...

Not only because the Kentucky Revised Statutes uphold that right...

Not only because the Constitution guarantees it...

But because my child and I are human beings, and these are FUNDAMENTAL HUMAN RIGHTS.

Immediate Demand for Restoration of Rent Payment Access & Legal Notice of Violations

I will fight to **protect my rights and my child's rights for as long as I live**, because it is not just about us.

This is about the **preservation of democracy and the very integrity of the United States**.

A nation's **greatest asset is its people**. When a country allows systemic oppression—when it allows corrupt officials and power-hungry institutions, to strip individuals of their **federally protected rights**—*then that country ceases to exist as a democracy*.

History has shown that people will not stand for tyranny forever. The United States is at a **crossroads**—either we fight for democracy, or we allow it to crumble.

I refuse to turn my back on justice. I will stand, I will fight, and I will make the truth known to the world.

My rights have been egregiously violated.

AND I WILL NOT BE SILENCED.

Immediate Demand for Restoration of Rent Payment Access & Legal Notice of Violations

The screenshot shows a web browser window with three stacked rental application forms from RentCafe.com. The top two forms are for "7504 APPLETREE WAY" and the bottom one is for "279 GRANVIL DR". Each form includes the property name, address, city, state, type (Home), contact information for John Fouts (Apt #679676, Primary Applicant), and a "CONTINUE APPLICATION" button. The bottom form also shows "Information" and "Featured Amenities" sections. The browser status bar at the bottom indicates the date as 2025-03-01.

Immediate Demand for Restoration of Rent Payment Access & Legal Notice of Violations

rentcafe.com/onlineleasing/apartmentsforrent/multiloginwrapper.aspx?yTrackUser=MzMwNjJ5NzM4MCMxNzMyNjg1NDM0-YK2kqNqQ%253d&yTrackVisit=NTQ2Mzc4ODM5NyM... ☆ 🔍 🗃 🗺 🗺

[View Activity](#) | [Cancel Application](#) | [CONTINUE APPLICATION](#)

 **279 GRANVIL DR**
279 GRANVIL DR
LOUISVILLE, KY 40218
Type: Home

Information Featured Amenities Contact for pricing
Beds: 3 Efficient Appliances
Bath: 1 Air Conditioner
Sq. Ft.: 1280 Refrigerator

[View Activity](#) | [TEMPORARILY DISABLED](#)

 **WOODBRIDGE APARTMENTS**
1000 Glenridge Drive
Louisville, KY 40242
Type: Apartment

Application Information Contact for pricing
John Fouts
Apt #0008460
Primary Applicant

[View Activity](#) | [CANCELED](#)

Contacted Properties ▾

 **WOODBRIDGE APARTMENTS**
1000 Glenridge Drive
Louisville, KY 40242
Type: Apartment

Information Featured Amenities Contact for pricing
Beds: 1 - 3 24-Hour Online
Bath: 1 - 2 Leasing, P...
Sq. Ft.: 610 - 1180 Air Conditioner
BBQ/Picnic Area

40°F Mostly cloudy Windows Search File Explorer Task View Taskbar 207 PM 2025-03-01

[View Activity](#) | [CANCELED](#)

 **WOODBRIDGE APARTMENTS**
1000 Glenridge Drive
Louisville, KY 40242
Type: Apartment

Information Featured Amenities Contact for pricing
Beds: 1 - 3 24-Hour Online
Bath: 1 - 2 Leasing, P...
Sq. Ft.: 610 - 1180 Air Conditioner
BBQ/Picnic Area

[View Activity](#) | [CANCELED](#)

 **CRESTVIEW AT LOUISVILLE APARTMENTS**
2207 James Pirtle Ct
Louisville, KY 40217
Type: Apartment

Information Featured Amenities Contact for pricing
Beds: 1 - 3 Playground
Bath: 1 - 2 Washer/Dryer Hookup
Sq. Ft.: 603 - 1163 (in 3...
Dog Park

[View Activity](#) | [CANCELED](#)

40°F Mostly cloudy Windows Search File Explorer Task View Taskbar 207 PM 2025-03-01

Immediate Demand for Restoration of Rent Payment Access & Legal Notice of Violations

The screenshot shows a web browser displaying a property listing for "CRESTVIEW AT LOUISVILLE APARTMENTS". The listing includes a photo of the building, address (2207 James Pirtle Ct, Louisville, KY 40217), type (Apartment), and details like Beds: 1 - 3, Bath: 1 - 2, Sq. Ft.: 603 - 1163, and amenities (Playground, Washer/Dryer Hookup, Dog Park). A "View Activity" button and a "CANCELED" button are visible. Below this, under "Resident Accounts", there is a card for "Louisville Metro Housing Authority" with an "Image Pending" placeholder, address (420 S 8th St, Louisville, KY 40203-1906), and Type: Resident. It also lists Resident Information: Registration Code: 14064-T130030, Type: Resident, and Program Type: Voucher. A "SELECT" button is present. At the bottom of the page, there is a footer with links to About Us, FAQ, How it Works, List with RentCafe, Privacy Policy, Terms, and RentCafe Blog. The footer also includes copyright information (© 2024 Yardi Systems, Inc. All Rights Reserved.), accessibility statement, and unsubscribe link. The browser status bar shows the date (2025-03-01) and time (2:07 PM).

Above, you can see the Louisville Metro Housing Authority entry (LMHA). I can click on that and verify that LMHA has paid their portion of the rent for March 1st, 2025, and that is illustrated below.

Immediate Demand for Restoration of Rent Payment Access & Legal Notice of Violations

The screenshot shows two views of the RentCafe resident services portal. The top view displays the main dashboard with various links for account management and information. The bottom view shows a detailed list of 'Housing Assistance Payments' for a specific payee, with a red box highlighting the table data.

Main Dashboard (Top Screenshot):

- Compliance tab is selected.
- Links include: Certifications, Basic Information, Family Information, Waiting List Status, Verifications, Housing Assistance Payments, Documents, Register with Another Code, Apply to Waiting Lists, Report a Change, HCV Briefing Packet, and Contact Us.
- Quick Links sidebar: I want to: Update Contact Details, GO button.
- User info: Logged in as: John Fouts (130030) - 2904 Sitka Dr 29.

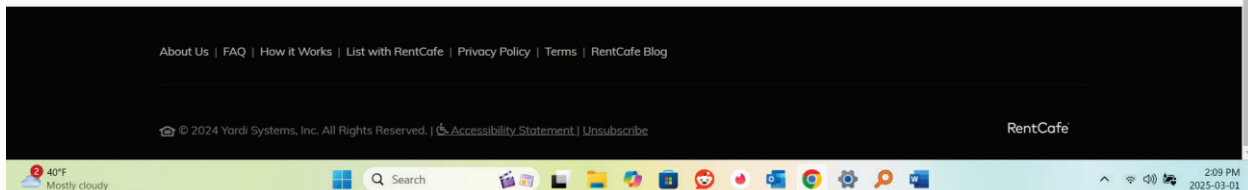
Housing Assistance Payments (Bottom Screenshot):

- Period dropdown: All.
- Sort By and Sort Type dropdowns.
- Buttons: GO, EXCEL, PDF.
- Table headers: Payee Name, Payment Month (MM/YYYY), EFT/Check#/Adj#, Amount, Unpaid Amount, Notes.
- Data rows:
 - New Chestnut Ridge Apartments LLC, 03/2025, ACH-806710, \$1,390.00, \$0.00, HAP 03/25 Fouts, John 2904 Sitka Dr 29, Louisville KY 40299
 - New Chestnut Ridge Apartments LLC, 02/2025, ACH-860090, \$1,390.00, \$0.00, HAP 02/25 Fouts, John 2904 Sitka Dr 29, Louisville KY 40299
 - New Chestnut Ridge Apartments, 01/2025, ACH-853655, \$1,390.00, \$0.00, HAP 01/25 Fouts, John 2904 Sitka Dr 29, Louisville KY 40299

Immediate Demand for Restoration of Rent Payment Access & Legal Notice of Violations

New Chestnut Ridge Apartments LLC	02/2025	ACH-860090	\$1,390.00	\$0.00	:HAP 02/25 Fouts, John 2904 Sitka Dr 29, , Louisville KY 40299
New Chestnut Ridge Apartments LLC	01/2025	ACH-853655	\$1,390.00	\$0.00	:HAP 01/25 Fouts, John 2904 Sitka Dr 29, , Louisville KY 40299
New Chestnut Ridge Apartments LLC	12/2024	ACH-847315	\$1,390.00	\$0.00	:HAP 12/24 Fouts, John 2904 Sitka Dr 29, , Louisville KY 40299
New Chestnut Ridge Apartments LLC	11/2024	ACH-840955	\$1,390.00	\$0.00	:HAP 11/24 Fouts, John 2904 Sitka Dr 29, , Louisville KY 40299
New Chestnut Ridge Apartments LLC	10/2024	ACH-834502	\$1,390.00	\$0.00	:HAP 10/24 Fouts, John 2904 Sitka Dr 29, , Louisville KY 40299
New Chestnut Ridge Apartments LLC	09/2024	ACH-828363	\$1,390.00	\$0.00	:HAP 09/24 Fouts, John 2904 Sitka Dr 29, , Louisville KY 40299
New Chestnut Ridge Apartments LLC	08/2024	ACH-822270	\$1,390.00	\$0.00	:HAP 08/24 Fouts, John 2904 Sitka Dr 29, , Louisville KY 40299
New Chestnut Ridge Apartments LLC	07/2024	ACH-816226	\$1,390.00	\$0.00	:HAP 07/24 Fouts, John 2904 Sitka Dr 29, , Louisville KY 40299
New Chestnut Ridge Apartments LLC	06/2024	ACH-810367	\$1,390.00	\$0.00	:HAP 06/24 Fouts, John 2904 Sitka Dr 29, , Louisville KY 40299
Showing 1 to 10 of 15 entries					
← Previous 1 2 Next →					

Payee Name	Payment Month (MM/YYYY)	EFT/ Check#/Adj#	Amount	Unpaid Amount	Notes
New Chestnut Ridge Apartments LLC	05/2024	ACH-804233	\$1,390.00	\$0.00	:HAP 05/24 Fouts, John 2904 Sitka Dr 29, , Louisville KY 40299
New Chestnut Ridge Apartments LLC	05/2024	ACH-816226	\$(448.00)	\$0.00	:Abate HAP 05/24 Fouts, John 2904 Sitka Dr 29, , Louisville KY 40299
New Chestnut Ridge Apartments LLC	04/2024	ACH-802737	\$1,390.00	\$0.00	:HAP 04/24 Fouts, John 2904 Sitka Dr 29, , Louisville KY 40299
New Chestnut Ridge Apartments LLC	03/2024	ACH-802737	\$1,390.00	\$0.00	:HAP 03/24 Fouts, John 2904 Sitka Dr 29, , Louisville KY 40299
New Chestnut Ridge Apartments LLC	02/2024	ACH-802737	\$1,007.00	\$0.00	:HAP 02/24 Fouts, John 2904 Sitka Dr 29, , Louisville KY 40299
Showing 11 to 15 of 15 entries					
← Previous 1 2 Next →					



Immediate Demand for Restoration of Rent Payment Access & Legal Notice of Violations

rentcafe.com/residentservices/apartmentsforrent/phatenanhap.aspx

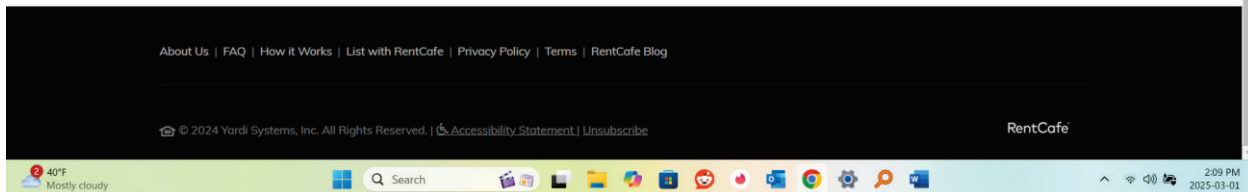
GO EXCEL PDF

10 records per page Search:

Payee Name Payment Month (MM/YYYY) EFT/ Check#/Adj# Amount Unpaid Amount Notes

Payee Name	Payment Month (MM/YYYY)	EFT/ Check#/Adj#	Amount	Unpaid Amount	Notes
New Chestnut Ridge Apartments LLC	05/2024	ACH-804233	\$1,390.00	\$0.00	:HAP 05/24 Fouts, John 2904 Sitka Dr 29, , Louisville KY 40299
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New Chestnut Ridge Apartments LLC	04/2024	ACH-802737	\$1,390.00	\$0.00	:HAP 04/24 Fouts, John 2904 Sitka Dr 29, , Louisville KY 40299
New Chestnut Ridge Apartments LLC	03/2024	ACH-802737	\$1,390.00	\$0.00	:HAP 03/24 Fouts, John 2904 Sitka Dr 29, , Louisville KY 40299
New Chestnut Ridge Apartments LLC	02/2024	ACH-802737	\$1,007.00	\$0.00	:HAP 02/24 Fouts, John 2904 Sitka Dr 29, , Louisville KY 40299

Showing 11 to 15 of 15 entries [Previous](#) [1](#) [2](#) [Next](#)



Immediate Demand for Restoration of Rent Payment Access & Legal Notice of Violations

EXHIBIT – UNLAWFUL INCOMPLETE VOUCHER ISSUANCE – NOT A LEGAL DOCUMENT

This exhibit shows both the voucher issued by Camille Robinson, Deputy Executive Director of LMHA, and the email that was sent showing the amount, but not as listed on the Voucher, thus making the blank voucher not a legal formal document.

 Gmail John Fouts <fouts.john@gmail.com>

Fwd: New Voucher -- John R. Fouts -- 2025-01-17 -- Camille Robinson -- Executive Director Leased Housing LMHA

1 message

John Fouts <fouts.john@gmail.com> Fri, Jan 17, 2025 at 1:44 PM
To: crobinson@lmha1.org
Cc: "Colomb, Amelia (OS/OMHA)" <Amelia.Colomb@hhs.gov>, "Toews, James (HHS/OCR) (CTR)" <James.Toews@hhs.gov>

Hi Camille,

Thank you for reaching out to me. I have written a letter addressing some questions and related matters.

To answer your question regarding the housing navigator: **Yes, absolutely**—we need all the help we can get. Please find attached a letter outlining additional needs and unanswered questions.

If possible, I kindly request your response by the end of the day today (January 17, 2025).

Please note: **James Toews** and **Amelia Colomb** are federal investigators currently looking into violations surrounding my case as part of an ongoing investigation. I have copied them on this email to maintain transparency.

This site from HUD also has a great deal of information on VAWA and how it applies to our situation.

Violence Against Women Act (VAWA) | HUD.gov / U.S. Department of Housing and Urban Development (HUD)

Please see evidence of Abuse - EPO - attached.

Thank you for your time and attention to this matter.

Sincerely,

John R. Fouts, MBA

Immediate Demand for Restoration of Rent Payment Access & Legal Notice of Violations

Fax: 502.996.8246

Email: Fouts.John@gmail.com

Phone: (502) 956-0052 (Text Only)

4 attachments

 **VOUCHER JFouts.pdf**
221K

 **REQUEST FOR TENANCY APPROVAL FORM.pdf**
143K

 **2025-01-10-EPO-Copy-From-2019-11-30-When-John-R-Fouts-Got-EPO-Against-Anna-Conner-For-Safety-To-Protect-He-and-Child-From-Her.pdf**
123K

 **2025-01-17-VOUCHER-FOLLOW-UP-QUESTIONS-CAMILLE-ROBINSON-LMHA-EXECUTIVE-DEPUTY-DIRECTOR-LEASED-HOUSING-RENEWAL.pdf**
267K

Immediate Demand for Restoration of Rent Payment Access & Legal Notice of Violations

Voucher

Housing Choice Voucher Program

U.S. Department of Housing
and Urban Development

OMB No. 2577-0169
(exp. 04/30/2026)

Office of Public and Indian Housing

OMB Burden Statement: The public reporting burden for this information collection is estimated to be up to 0.05 hours, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. This collection of information is required for participation in the housing choice voucher program. Assurances of confidentiality are not provided under this collection. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions to reduce this burden, to the Office of Public and Indian Housing, US. Department of Housing and Urban Development, Washington, DC 20410. HUD may not conduct and sponsor, and a person is not required to respond to, a collection of information unless the collection displays a valid control number.

Privacy Act Statement. The Department of Housing and Urban Development (HUD) is authorized to collect the information on this form by 24 CFR § 982.302. The information is used to authorize a family to look for an eligible unit and specifies the size of the unit. The information also sets forth the family's obligations under the Housing Choice Voucher Program. The Personally Identifiable Information (PII) data collected on this form are not stored or retrieved within a system of record.

Please read entire document before completing form Fill in all blanks below. Type or print clearly.		Voucher Number 130030
1. Insert unit size in number of bedrooms. (This is the number of bedrooms for which the Family qualifies, and is used in determining the amount of assistance to be paid on behalf of the Family to the owner.)		1. Unit Size 3
2. Date Voucher Issued (mm/dd/yyyy) Insert actual date the Voucher is issued to the Family.		2. Issue Date (mm/dd/yyyy) 01/15/2025
3. Date Voucher Expires (mm/dd/yyyy) must be at least sixty days after date Voucher is issued. (See Section 6 of this form.)		3. Expiration Date (mm/dd/yyyy) 05/15/2025
4. Date Extension Expires (if applicable)(mm/dd/yyyy) (See Section 6. of this form)		4. Date Extension Expires (mm/dd/yyyy)
5. Name of Family Representative John Fouts	6. Signature of Family Representative	Date Signed (mm/dd/yyyy)
7. Name of Public Housing Agency (PHA) Louisville Metro Housing Authority		
8. Name and Title of PHA Official	9. Signature of PHA Official	Date Signed (mm/dd/yyyy)

Immediate Demand for Restoration of Rent Payment Access & Legal Notice of Violations

EXHIBIT: EMAIL SHOWING AMOUNT PROVIDED IN SEPARATE DOCUMENT ALTOGETHER

From: John Fouts <fouts.john@gmail.com>
Sent: Tuesday, January 21, 2025 2:59 PM
To: Camille Robinson <crobinson@lmha1.org>; Deborah Gilbert <gilbert@LMHA1.org>; McNeil, Frank H <frank.h.mcneil@hud.gov>; Terri Thornton <thornton@LMHA1.org>; Rose McCarty <McCarty@LMHA1.org>; Recerts <recerts@lmha1.org>
Cc: Colomb, Amelia (OS/OMHA) <Amelia.Colomb@hhs.gov>; Toews, James (HHS/OCR) (CTR) <James.Toews@hhs.gov>
Subject: Following Up - Again - 2025-01-21 - Immediate Action Required - Emergency Situation

Subject: Follow-Up: Immediate Action Required on Housing Voucher, ADA/VAWA Compliance, and Relocation Assistance

Dear Ms. Robinson,

I am writing, again, as I have not heard from you ... to address the urgent and critical issues regarding my housing voucher, which expires on January 31, 2025.

Despite repeated written requests to LMHA and HUD leadership—more than 100 times since November 2024—critical questions and accommodations remain unanswered, including:

1. Confirmation of the voucher amount. We have recently adopted New Payment Standards for 2025. Your Maximum Gross Rent Amount is \$1,666 ([This is inclusive of utilities](#)). Maximum gross rent is determined by adding 10% of your monthly adjusted income to the Payment Standard. The new payment standards are based off your zip code. I have attached a copy of the 2025 2-bedroom Payment Standard.

Immediate Demand for Restoration of Rent Payment Access & Legal Notice of Violations

2. Immediate assignment of a housing navigator to assist with relocation. I have sent your contact information to the Coordinator, and they will contact you via email (as you have requested) as soon as they are available. Please give them at least until COB tomorrow as our office was closed for MLK day yesterday.

3. Contact information for the Director or your supervisor for further escalation and to ensure transparency. I am the Deputy Executive Director over the Section 8 department. Elizabeth Strojan is LMHA's Executive Director, and I have added her to the email thread.

4. A detailed plan for relocation assistance, including professional movers and financial coverage for moving expenses. Unfortunately, we do not provide moving services or cover expenses; however, once you have made contact with the Housing Navigator, they may be able to connect you with outside resources that are able to assist with your relocation needs.

I have repeatedly emphasized that I am medically unable to move myself or arrange for relocation due to being on triple anticoagulant therapy, which makes even minor injuries life-threatening. We understand you have a need for assistance, and we will do our best to connect you with the appropriate resources.

LMHA must immediately provide ADA-compliant accommodations, including paying for and coordinating professional movers, as it is unsafe and impossible for me to handle this process independently.

This continued disregard for my family's urgent needs, including those of my disabled child, constitutes violations of federal law, including but not limited to:

- Olmstead v. L.C. – Denial of adequate community-based services and housing resources.
- The Violence Against Women Act (VAWA) – Failure to uphold rights and protections afforded to survivors of abuse.
- The Fair Housing Act (FHA) – Discrimination based on disability and familial status.
- The Americans with Disabilities Act (ADA) – Refusal to provide reasonable accommodations.
- Section 504 of the Rehabilitation Act – Denial of equal access to housing programs for individuals with disabilities.
- Code of Federal Regulations (CFR) – Failure to calculate medical expense deductions for SNAP benefits and refusal to provide critical housing documentation.

This lack of compliance and accountability necessitates immediate escalation. I have reported these issues to higher levels of government and am pursuing formal

Immediate Demand for Restoration of Rent Payment Access & Legal Notice of Violations

Immediate Demand for Restoration of Rent Payment Access & Legal Notice of Violations

complaints with federal agencies, including the Department of Justice. I expect there to be immediate action to address these violations and prevent further harm.

To ensure compliance with federal law and protect my family's safety and rights, I am requesting the following actions by the end of the day on January 22, 2025:

1. Written confirmation of the voucher amount and all related details.
2. Immediate assignment of a housing navigator to assist me.
3. A detailed relocation plan that includes professional moving services funded by LMHA to ensure my safety and adherence to ADA and VAWA requirements.
4. Acknowledgment and documentation of ADA and VAWA compliance, with a plan to address ongoing violations.

Failure to act immediately will result in further escalation through legal and federal channels. LMHA's unwillingness to comply with federal laws and provide reasonable accommodations is unconscionable and shows a blatant disregard for human life, health, and safety, and must be addressed.

Sincerely,

John R. Fouts, MBA

Email: Fouts.John@gmail.com

Phone: 502.956.0052 (Text Only – ADA Accommodation)

cc:

Amelia Colomb (amelia.colomb@hhs.gov)

James Toews (james.toews@hhs.gov)

This revised email explicitly lays out your need for relocation assistance, ties it to ADA accommodations, and strengthens your position by setting a clear deadline for action. Let me know if further adjustments are needed.

Immediate Demand for Restoration of Rent Payment Access & Legal Notice of Violations

EXHIBIT: DR. VAUGHN LETTER REGARDING POTENTIAL LIKELIHOOD OF MEDICAL CRISES

MedHelp 280 LLC • 4600 HWY 280, BIRMINGHAM AL 35242-5028

FOUTS, John ROBERT (id #585882, dob: 01/31/1979)



Recipient:

Phone: , Fax:

Fax

This fax may contain sensitive and confidential personal health information that is being sent for the sole use of the intended recipient. Unintended recipients are directed to securely destroy any materials received. You are hereby notified that the unauthorized disclosure or other unlawful use of this fax or any personal health information is prohibited. To the extent patient information contained in this fax is subject to 42 CFR Part 2, this regulation prohibits unauthorized disclosure of these records.

If you received this fax in error, please visit www.athenahealth.com/NotMyFax to notify the sender and confirm that the information will be destroyed. If you do not have internet access, please call 1-888-482-8436 to notify the sender and confirm that the information will be destroyed. Thank you for your attention and cooperation.
[ID:11740971-H-17217]

Immediate Demand for Restoration of Rent Payment Access & Legal Notice of Violations

Date: 01/31/2025
RE: John Fouts, DOB: 01/31/1979, PT ID #585882

To Whom It May Concern,

I am writing this letter on behalf of my patient, Mr. John R. Fouts, who is currently under my medical care for multiple serious health conditions, including Long COVID, venous insufficiency, and mast cell activation syndrome, among other complex medical concerns. These conditions significantly impact his daily functioning and ability to undertake major life activities, including securing and relocating to a new residence within an unreasonable timeframe.

Due to the chronic and debilitating nature of his health conditions, Mr. Fouts faces substantial limitations in mobility, endurance, and overall well-being. His medical situation necessitates stability in his living environment to manage his symptoms effectively and prevent exacerbation of his conditions. An abrupt displacement from his current residence would pose a severe risk to his health, disrupting essential care, treatment adherence, and symptom management, which could lead to worsening of his condition and potential medical crises.

Furthermore, Mr. Fouts is the primary caregiver for his child, and his medical challenges make it exceedingly difficult for him to rapidly secure alternative housing while continuing to provide necessary care and stability for his child. Forcing an urgent relocation is neither reasonable nor humane, given his documented disabilities. The protections afforded by the Americans with Disabilities Act (ADA), the Fair Housing Act (FHA), Section 504 of the Rehabilitation Act, the Violence Against Women Act (VAWA), and Section 1915(c) of the Social Security Act are critical in ensuring that individuals with disabilities and their dependents are not unlawfully displaced or discriminated against in housing matters.

Given the severity of his condition, I strongly advocate for reasonable accommodations to be granted to Mr. Fouts in accordance with applicable federal and state laws. It is imperative that he be allowed to maintain stable housing, as abrupt eviction or non-renewal of his lease would pose significant harm to his health and well-being.

Please do not hesitate to contact my office should you require any further information or clarification regarding Mr. Fouts' medical condition and the necessity of stable housing for his health.
Sincerely,



Electronically Signed by: JORDAN VAUGHN, MD

**EMERGENCY MEDICAL NECESSITY EXHIBIT: LETTER FROM DR. JORDAN VAUGHN
REGARDING URGENT HOUSING ACCOMMODATIONS**

**UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF KENTUCKY**

John R. Fouts,

Plaintiff,

v.

Defendants

Case No.: 3:25-CV-00033-BJB

FILED
JAMES J. VILT JR.,
CLERK
Jan 31, 2025
U.S. DISTRICT COURT
WESTERN DISTRICT OF KENTUCKY

I, **John R. Fouts**, respectfully submit this **Emergency Medical Necessity Exhibit** in support of my request for urgent relief regarding the potential loss of my Housing Choice Voucher, which expires today, January 31. 2025, and the severe health risks posed by the possibility of eviction or abrupt relocation – as Station J-Town, a Vida-Management Property, issued a non-lease renewal without cause on December 4, 2025, as previously exhibited stating end of lease is February 8, 2025, and later a walkthrough document was jammed in my door stating that it would take place February 5, 2025. This is a true emergency situation as noted repeatedly, previously, and ignored.

Attached is a letter from Plaintiff's Long Covid with Microclots and MCAS (Mast Cell Activation Syndrome) treating physician, **Dr. Jordan Vaughn**, which outlines the critical nature of Plaintiff's medical conditions and the **urgent need for stable housing** to prevent a **serious health crisis or crises**.

As set forth in Dr. Vaughn's letter, Plaintiff is currently suffering from multiple debilitating health conditions, including **Long COVID, venous insufficiency, mast cell activation syndrome, and other complex medical issues** that severely affect Plaintiff's ability to function on a daily basis. Given the **fragility of Plaintiff's health**, any abrupt displacement from Plaintiff's current residence would not only destabilize Plaintiff's medical care but also exacerbate Plaintiff's symptoms, potentially leading to a **medical crisis or crises** that could have **irreparable consequences as noted in a number of previous filings that have been ignored**.

The letter explicitly underscores that maintaining stable housing is **critical for Plaintiff's health** and the **proper management of Plaintiff's conditions**.

**EMERGENCY MEDICAL NECESSITY EXHIBIT: LETTER FROM DR. JORDAN VAUGHN
REGARDING URGENT HOUSING ACCOMMODATIONS**

As **Dr. Vaughn** clearly states, it is unreasonable, inhumane, and potentially dangerous to demand Plaintiff's relocation within such a short timeframe, especially given Plaintiff's **medical fragility** and the **vulnerabilities** Plaintiff faces as a primary caregiver for his child.

This **Emergency Exhibit** is submitted to inform the Court of the **urgent medical necessity** for the **reasonable accommodation** of **stable housing**, in accordance with applicable federal laws, including:

1. **The Americans with Disabilities Act (ADA): Ensuring reasonable accommodations** for individuals with disabilities. The denial of reasonable housing accommodations under the ADA creates an imminent risk to Plaintiff's health, as outlined in Dr. Vaughn's letter.
2. **The Fair Housing Act (FHA): Providing protections from discrimination** in housing based on disability and mandating **reasonable accommodations**. The failure to provide necessary accommodations under the FHA is both discriminatory and detrimental to Plaintiff's well-being.
3. **Section 504 of the Rehabilitation Act: Prohibiting discrimination** in housing matters for those receiving federal assistance. The refusal to accommodate my housing needs is a violation of this act.
4. **The Violence Against Women Act (VAWA): Offering protections** for victims of domestic violence, including safeguards against eviction or retaliation. As a victim of domestic abuse, Plaintiff is entitled to protection from retaliatory actions related to his housing situation.

Additionally, Plaintiff is asserting his **right to reserve ADA accommodations** for any future filings and communications, as this matter significantly impacts my ability to access fair and equitable justice. Plaintiff requests that the Court immediately address the **need for stable housing** in light of the **medically fragile** state described in Dr. Vaughn's letter, and also referred to multiple times in previous letters all ignored.

Plaintiff respectfully requests that this letter be immediately considered as part of Plaintiff's ongoing emergency filings that have all been ignored. Plaintiff emphasizes that the loss of his Housing Choice Voucher, if not immediately addressed by the Court, would **cause irreparable harm** to his health and violate his rights under the **ADA, FHA, Section 504, and VAWA along with others**. The need for swift judicial intervention is paramount to ensure Plaintiff's continued access to stable housing and to avoid **medical crises**.

**EMERGENCY MEDICAL NECESSITY EXHIBIT: LETTER FROM DR. JORDAN VAUGHN
REGARDING URGENT HOUSING ACCOMMODATIONS**

Note Regarding Defendants Section:

It is important to note that **multiple courts**, including the **9th District Court of Northern California**, the **9th Circuit Court of Appeals**, and the **6th District Court**, have failed to address a **clerical error** regarding the listing of defendants in this case.

Despite repeated efforts by me to correct this error, including attempts to file a **Writ of Mandamus** via email with the **9th Circuit Court of Appeals** on **January 10, 2025**, the **Court has not acknowledged** or responded to this issue.

This ongoing failure to correct the **defendants' listing** is indicative of the **judicial obstruction** that has continually hindered my ability to seek timely relief.

These **errors in the record** have contributed to the ongoing **retaliation and obstruction of justice** that I have been subjected to.

Respectfully Submitted,



John R. Fouts

2904 Sitka Dr. Apt. L29
Louisville, KY 40299
Phone: 502.956.0052

Email: fouts.john@gmail.com

Fax: 502.996.8246

Case No.: 3:25-CV-00033-BJB

MedHelp 280 LLC • 4600 HWY 280, BIRMINGHAM AL 35242-5028

FOUTS, John ROBERT (id #585882, dob: 01/31/1979)



Recipient:

Phone: , Fax:

Fax

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[ID:11740971-H-17217]

Date: 01/31/2025
RE: John Fouts, DOB: 01/31/1979, PT ID #585882

To Whom It May Concern,

I am writing this letter on behalf of my patient, Mr. John R. Fouts, who is currently under my medical care for multiple serious health conditions, including Long COVID, venous insufficiency, and mast cell activation syndrome, among other complex medical concerns. These conditions significantly impact his daily functioning and ability to undertake major life activities, including securing and relocating to a new residence within an unreasonable timeframe.

Due to the chronic and debilitating nature of his health conditions, Mr. Fouts faces substantial limitations in mobility, endurance, and overall well-being. His medical situation necessitates stability in his living environment to manage his symptoms effectively and prevent exacerbation of his conditions. An abrupt displacement from his current residence would pose a severe risk to his health, disrupting essential care, treatment adherence, and symptom management, which could lead to worsening of his condition and potential medical crises.

Furthermore, Mr. Fouts is the primary caregiver for his child, and his medical challenges make it exceedingly difficult for him to rapidly secure alternative housing while continuing to provide necessary care and stability for his child. Forcing an urgent relocation is neither reasonable nor humane, given his documented disabilities. The protections afforded by the Americans with Disabilities Act (ADA), the Fair Housing Act (FHA), Section 504 of the Rehabilitation Act, the Violence Against Women Act (VAWA), and Section 1915(c) of the Social Security Act are critical in ensuring that individuals with disabilities and their dependents are not unlawfully displaced or discriminated against in housing matters.

Given the severity of his condition, I strongly advocate for reasonable accommodations to be granted to Mr. Fouts in accordance with applicable federal and state laws. It is imperative that he be allowed to maintain stable housing, as abrupt eviction or non-renewal of his lease would pose significant harm to his health and well-being.

Please do not hesitate to contact my office should you require any further information or clarification regarding Mr. Fouts' medical condition and the necessity of stable housing for his health.
Sincerely,



Electronically Signed by: JORDAN VAUGHN, MD

END OF EXHIBIT

MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS

**IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF KENTUCKY**

John R. Fouts, Pro Se

Plaintiff

v.

Defendants

MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS

NOW COMES Plaintiff, John R. Fouts, appearing pro se, and respectfully moves this Court for leave to proceed in forma pauperis pursuant to 28 U.S.C. § 1915 and in compliance with Local Rule 7.1. In support of this motion, Plaintiff states the following:

I. INTRODUCTION

1. Plaintiff is a disabled individual who is currently subsisting on a fixed, limited income derived from Social Security Disability and other forms of minimal support.
2. Due to ongoing medical expenses that are not being reimbursed by Medicaid, despite eligibility and necessity, the cost of food, especially on a gluten free medically necessary diet, cost of travel to medically necessary physician appointments, and caring for his special needs child with disabilities too, Plaintiff is unable to pay the filing fees associated with this case.
3. The California court, which previously had jurisdiction over this case, failed to properly address Plaintiff's original request to proceed in forma pauperis. This failure led to procedural confusion as Plaintiff reasonably believed that his IFP status had been granted.
4. The Western District of Kentucky has now stated that fees are due; however, Plaintiff cannot afford to pay them without causing severe financial hardship.
5. Plaintiff's continued pursuit of this case is critical due to the egregious nature of the claims and ongoing constitutional violations that place his life and well-being at risk.

MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS

II. FAILURE OF THE COURT TO PROTECT DUE PROCESS RIGHTS RESULTING IN PROCEDURAL CONFUSION

6. The California court, in direct violation of due process protections under the Fifth and Fourteenth Amendments, failed to process Plaintiff's motions for IFP, resulting in confusion regarding filing fees.
7. Plaintiff filed multiple motions, including administrative motions under local rules in California (such as Civil Local Rule 7-11), seeking clarification and correction of procedural deficiencies, but the court failed to act.
8. The court also failed to rule on Plaintiff's motion to correct the defendants' list, resulting in the current procedural impasse.
9. The failure to act on these motions resulted in significant procedural confusion, ultimately impairing Plaintiff's ability to exercise his legal rights and access the courts.

10. Given these due process violations, Plaintiff should not be penalized for the court's failure to rule on critical motions that directly impacted his understanding of the filing fee requirements.

III. LEGAL STANDARD

11. Pursuant to 28 U.S.C. § 1915(a), an individual may be granted IFP status upon submitting an affidavit showing that they cannot pay court fees without undue hardship.
12. Courts have discretion to grant IFP status based on a party's financial condition, especially when denying such status would unreasonably burden their access to justice.
13. Plaintiff meets the statutory and financial criteria, as he is indigent, disabled, and facing substantial barriers to legal recourse due to systemic governmental suppression and obstruction.
14. The failure of the court to properly process prior IFP motions further supports Plaintiff's eligibility and need for immediate relief.

MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS

IV. LOCAL RULE COMPLIANCE

15. In accordance with Local Rule 7.1(a), Plaintiff clearly states the relief sought and has submitted this motion with the required supporting memorandum.
16. Plaintiff acknowledges Local Rule 7.1(f) and will submit a proposed order granting this motion.
17. If necessary, Plaintiff is willing to provide additional financial documentation upon request by the Court in compliance with Local Rule 7.1 and 28 U.S.C. § 1915.

V. REQUEST FOR RELIEF

WHEREFORE, Plaintiff respectfully requests that this Court:

1. **Grant this Motion for Leave to Proceed In Forma Pauperis** so that Plaintiff is not required to pay filing fees.
2. **Acknowledge the due process violations by the California court**, which resulted in procedural confusion.
3. **Stay any requirement for payment of court fees while this motion is under review.**
4. **Provide any additional relief the Court deems necessary and just in this matter.**

Respectfully submitted,



John R. Fouts, MBA, Pro Se

2904 Sitka Dr. L29
Louisville, KY 40299

Phone: 502.956.0052 (Text Only – ADA Accommodations)
Fax: 502.996.8246 (HIPAA Compliant)
Email: Fouts.John@gmail.com

**MEMORANDUM IN SUPPORT OF MOTION FOR LEAVE TO PROCEED IN FORMA
PAUPERIS**

**IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF KENTUCKY**

John R. Fouts, Pro Se

Plaintiff

v.

Defendants

**MEMORANDUM IN SUPPORT OF MOTION FOR LEAVE TO PROCEED IN FORMA
PAUPERIS**

**NOW COMES Plaintiff, John R. Fouts, appearing pro se, and submits this Memorandum
in Support of his Motion for Leave to Proceed In Forma Pauperis ("IFP Motion").**

I. INTRODUCTION

Plaintiff is an indigent, disabled individual with limited financial means, facing significant systemic obstruction in his pursuit of justice. Plaintiff has been subjected to due process violations, procedural suppression, and retaliation by multiple government agencies, and his ability to proceed in this litigation without undue hardship is contingent on the Court granting IFP status.

II. LEGAL STANDARD

Under 28 U.S.C. § 1915(a), courts have discretion to permit plaintiffs to proceed without prepayment of fees when they demonstrate an inability to afford them. The Supreme Court has held that access to the courts should not be denied simply because a litigant is indigent. *Adkins v. E.I. DuPont de Nemours & Co.*, 335 U.S. 331, 342-43 (1948). The purpose of IFP status is to ensure that those with legitimate claims are not prevented from exercising their rights due to financial constraints.

**MEMORANDUM IN SUPPORT OF MOTION FOR LEAVE TO PROCEED IN FORMA
PAUPERIS**

III. DUE PROCESS VIOLATIONS AND PROCEDURAL CONFUSION

Plaintiff previously sought IFP status in the Northern District of California, but the court failed to rule on the motion, leaving Plaintiff under the impression that his request had been granted.

Due to this omission, Plaintiff did not anticipate the requirement to pay fees upon the transfer of his case to the Western District of Kentucky.

Additionally, Plaintiff filed multiple motions in California seeking clarification on procedural matters, including a Motion to Correct the Defendants List and a Motion for Clarification, all of which were ignored.

The California court's failure to act constitutes a violation of due process under the Fifth and Fourteenth Amendments. Courts have repeatedly held that systemic delays and refusals to rule on motions can violate fundamental due process rights. See *Logan v. Zimmerman Brush Co.*, 455 U.S. 422, 437 (1982) (due process demands an opportunity to be heard in a meaningful manner).

The failure of the California court to provide clarity or timely rulings directly contributed to Plaintiff's confusion regarding the payment of filing fees upon transfer. Given the severity of the procedural mishandling in this case, the Court should grant IFP status to prevent further prejudice to Plaintiff.

IV. APPLICATION OF LAW TO FACTS

Plaintiff satisfies the requirements for IFP status based on:

1. **Financial Inability to Pay Fees:** Plaintiff is reliant on Social Security Disability benefits, has substantial medical expenses, is not receiving any food benefits and must eat a medically necessary gluten free diet, and feed himself and his teenage child, pay for utilities and other life expenses and is unable to afford the filing fees without causing undue hardship.
2. **Procedural Suppression and Judicial Inaction:** The California court's failure to rule on multiple motions, including IFP status, created confusion and deprived Plaintiff of procedural due process.

**MEMORANDUM IN SUPPORT OF MOTION FOR LEAVE TO PROCEED IN FORMA
PAUPERIS**

3. **Likelihood of Success:** Plaintiff presents substantial claims involving constitutional violations, government retaliation, and denial of federally protected rights, which warrant adjudication on the merits.

V. CONCLUSION

For the foregoing reasons, Plaintiff respectfully requests that the Court:

1. Grant the Motion for Leave to Proceed In Forma Pauperis.
2. Recognize the due process violations that led to procedural confusion.
3. Stay any requirement for payment of court fees while this motion is under review.
4. Provide any additional relief the Court deems necessary and just.

Respectfully submitted,



John R. Fouts, MBA, Pro Se

2904 Sitka Dr. L29
Louisville, KY 40299

Phone: 502.956.0052 (Text Only – ADA Accommodations)

Fax: 502.996.8246 (HIPAA Compliant)

Email: Fouts.John@gmail.com

**AFFIDAVIT OF JOHN R. FOUTS IN SUPPORT OF MOTION FOR LEAVE TO PROCEED IN
FORMA PAUPERIS**

**IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF KENTUCKY**

John R. Fouts, Pro Se

Plaintiff

v.

Defendants

**AFFIDAVIT OF JOHN R. FOUTS IN SUPPORT OF MOTION FOR LEAVE TO PROCEED IN
FORMA PAUPERIS**

I, **John R. Fouts**, being duly sworn, depose and state under penalty of perjury pursuant to 28 U.S.C. § 1746 as follows:

I. BACKGROUND

1. I am the Plaintiff in the above-captioned matter, appearing **pro se** due to my inability to obtain legal counsel willing to represent me based on the breadth and depth of violations of law involved in my case.
2. I submit this affidavit in support of my Motion for Leave to Proceed **In Forma Pauperis** ("IFP"), as I am financially unable to pay court fees without extreme hardship.
3. My sole sources of income are Social Security Disability benefits and a small amount of additional support, which are insufficient to cover both basic living expenses and court costs.

II. FINANCIAL HARDSHIP

4. My monthly income is limited to Social Security Disability payments, which do not exceed the federal poverty threshold.
5. Due to severe medical conditions, I incur substantial out-of-pocket healthcare costs that are not reimbursed by Medicaid, despite eligibility and necessity. I also must eat a medically necessary gluten free diet which adds significant expense, as a parent – I am obligated of course to provide for my child as well, who is a teenager with special needs and disabilities. Additionally, we are not receiving any food benefits at this time.

AFFIDAVIT OF JOHN R. FOUTS IN SUPPORT OF MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS

6. I have no discretionary income that would allow me to pay the filing fees and still maintain basic survival needs such as food, housing, and medical care.

7. I currently have the following financial assets and debt:

1. Chime Bank Account: Approximately \$692.00.
2. Coinbase Accounts: While some holdings exist, they are not liquid cash and should not be considered discretionary funds, additionally, unrealized gains should not be classified as discretionary funds.
3. ABLE Accounts (for myself and my dependent): Legally protected savings accounts meant to assist disabled individuals, which are excluded from being counted as general financial resources under federal benefits regulations.
4. Debt - Capital One Credit Card Debt: Approximately \$863.00 owed.
5. Debt - Affirm Monthly Payment Plan: Obligated to pay \$184.69 per month.
6. Vehicle – I drive a 2006 Honda CR-V with over 220,000 miles on it, and it holds little value if any as it is in need of work.
7. **My medical expenses alone exceed \$1,000 per month, including treatments, medications, and necessary out-of-pocket costs due to Medicaid's failure to cover essential and medically necessary care.**
8. Documentation supporting my financial situation, including bank statements, medical expenses summary, debt obligations, and ABLE account balances, are attached as exhibits for the Court's review.

III. PROCEDURAL DUE PROCESS VIOLATIONS

9. I previously sought IFP status in the Northern District of California before the case was transferred, but the court failed to rule on my request.
10. As a result, I was under the impression that my IFP status had been granted and did not expect the Western District of Kentucky to demand payment of fees.
11. The failure of the California court to properly process my IFP motion caused procedural confusion and denied me meaningful access to the court.
12. I also filed multiple motions in California requesting clarification and corrections of procedural deficiencies, which were ignored, further exacerbating the confusion regarding filing fees.

IV. NEED FOR COURT RELIEF

AFFIDAVIT OF JOHN R. FOUTS IN SUPPORT OF MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS

13. Without IFP status, I will be unable to continue pursuing my claims due to financial hardship.
14. The violations of my due process rights and the procedural failures of the courts should not be used to penalize me by preventing access to justice.
15. I request that the Court grant my Motion for Leave to Proceed In Forma Pauperis and waive all filing fees associated with this case.

V. DECLARATION UNDER PENALTY OF PERJURY

16. I declare under penalty of perjury that the foregoing statements are true and correct to the best of my knowledge and belief.

Executed on: 2025-02-07

John R. Fouts, MBA, Pro Se
2904 Sitka Dr. L29
Louisville, KY 40299
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Email: Fouts.John@gmail.com



2025-02-07 John R. Fouts Chime Checking Account Balance

The screenshot shows the Chime mobile application interface. At the top, there is a navigation bar with icons for back, forward, search, and other functions, followed by the URL "app.chime.com". The main header includes the Chime logo, account status, and user name "John Fouts". Below the header, there are sections for "Accounts" and "Recent Transactions".

Accounts Section:

- Checking Account:** \$692.17 (View button)
- Credit Builder:** \$0.00 (Start building credit button)
- Savings Account:** \$0.00 (Open Savings Account button)

Recent Transactions Section:

- Dr Says Llc, 713 - \$9.00 (Feb 7 at 1:16 AM • Health care)
- Sequencing.com - \$39.00 (No date or description visible)

On the right side of the screen, there are two promotional boxes:

- Get paid when you say™:** Life doesn't wait for payday and you shouldn't have to either. [Get started](#)
- File your taxes for free!** Get your federal tax refund up to 6 days early with direct deposit.* [Get started](#)

The bottom of the screen shows the Windows taskbar with various pinned icons and the system clock indicating 12:14 PM on 2025-02-07.

2025-02-07 Capital One Credit Card Debt Presently Owed \$863.69

The screenshot shows a web browser window for myaccounts.capitalone.com/accountSummary. At the top, there's a promotional banner for referral bonuses. Below it, the account summary card displays a PLATINUM credit card with a balance of \$863.69 and an available credit of \$2,136.31. A 'Make a payment' button is visible. To the right, a sidebar shows recent transactions:

Date	Description	Amount
Feb 04	CAPITAL ONE ONLINE PYMT...	-\$1,500.00 >
Feb 04	Vagaro_*Vivify Wellnes	\$28.62 >
Jan 28	Vagaro_*Vivify Wellnes	\$28.62 >
Jan 24	CAPITAL ONE ONLINE PYMT ...	-\$750.00 >
Jan 20	SCAIA	\$50.00 >

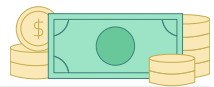
At the bottom left, there's a section for exploring other products and opening a new account. The taskbar at the bottom of the screen shows various application icons.



Maryland ABLE
John Fouts •••••4617

Total Balance

\$1,566.22



[Activity](#) | [Contributions](#) | [Direct deposit](#)

2025 Contributions

\$0.00

Standard contribution limit is
\$19,000

\$0.00

ABLE to Work contribution limit
is up to \$15,060¹

[Learn more about ABLE to Work >](#)

Your Goal

Start working towards your
\$2,500.00 contribution goal.



[Edit goal](#) | [Savings Boosters](#)

Investments

**You have 3 investment options.**

Most of your money is
invested in the ABLE
Moderate investment option.

[View details](#) | [Make an exchange](#)**2025 Gifts**

You've reached 0% of your \$17,000.00 gifting goal.

\$0.00[Manage](#) | [View gifting page](#)**Sign Up For a Prepaid Card**

Transfer money directly from
your account for online or in-
store purchases all over the
U.S.

[Learn more](#) | [Sign up with True Link](#)

Please note, your total balance does not include pending amounts.

Footnote 1: The beneficiary's actual ABLE to Work contribution limit may be less than \$15,060. Beneficiaries who earn less than \$15,060 may only contribute an amount equal to their current year gross income. [Return](#)



Please carefully read the [Maryland ABLE Program Disclosure](#) and [Participation Agreement](#), which describes the investment objectives, risks, expenses, and other important information that you should consider

2/7/25, 12:24 PM

MarylandABLE - Account Overview

23473813

before you invest in the Maryland ABLE program. The Maryland ABLE Program Disclosure Booklet is available online or by calling 1-855-563-2253. Also, if the beneficiary lives outside of Maryland, you should consider before investing whether the beneficiary's state offers state tax or other benefits for investing in its ABLE plan. Maryland ABLE accounts are not guaranteed by the State of Maryland, any state agency or subdivision thereof, or their authorized agents or affiliates. You could lose money by investing in a Maryland ABLE account. Consider investment objectives, risks, charges and expenses before investing.

This material belongs to the Maryland ABLE program (the Plan). Vestwell State Savings, LLC, provides plan management services to the Plan and has licensed certain intellectual property to the Plan. Vestwell has no role in the distribution of interests in the Plan or its investment options or in the effecting of transactions in Plan accounts.



Vestwell State Savings, LLC, is a wholly owned subsidiary of Vestwell Holdings Inc.

[My Account](#) [Log Off](#)

Welcome, Jack Fouts (910511132-01)

Overview[Make a contribution](#)[Manage recurring contributions](#)[View and invite savings with Ugift](#)[Rollover from another ABLE plan](#)[Make a withdrawal](#)[Manage systematic withdrawals](#)[Change investment options](#)[View profile and documents](#)

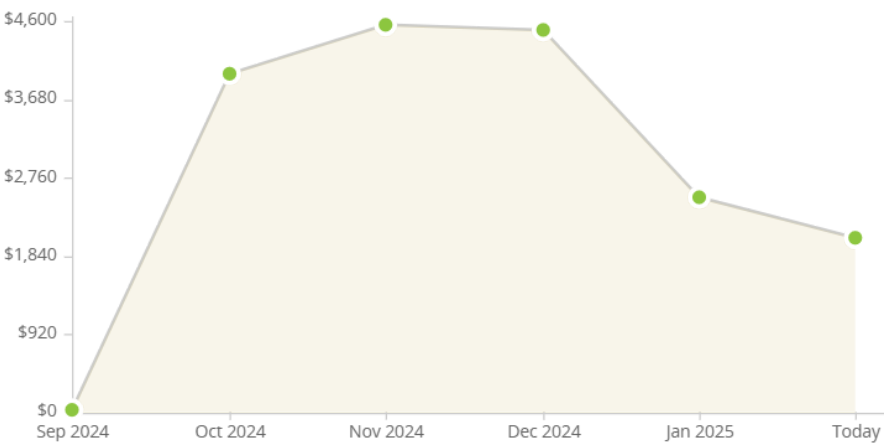
Balance: \$2,049.74

Sep 2024

To

Today

as of 02/06/2025



Note: The balance shown for each month is as of that month's last business day and is not adjusted in the event of subsequent transaction reversals.

Your annual contribution limit is: \$19,000.00

If you work and earn income, you may be eligible for an increased annual contribution limit.
[Learn more about self-certifying.](#)

Investments

[Make a Contribution](#)[Make a Withdrawal](#)

Current balance as of 02/06/2025

Fund	Units	Price	Current Value
Aggressive Option	19.8383	\$20.76	\$411.84
Moderately Aggressive Option	43.0635	\$19.05	\$820.36
Growth Option	35.2721	\$17.40	\$613.73

Total Fund Assets

\$2,049.74

2/7/25, 12:22 PM

#521

PAABLE

Fund	Units	Price	Current Value
Moderate Option	12.8504	\$15.86	\$203.81
Total Fund Assets		\$2,049.74	
Checking Account Number	Accrual	Yield rate	Balance
XXXXXX9658	\$0.00		\$0.00
Total Account Balance		\$2,049.74	
Principal		\$2,088.89	
Earnings		-\$43.18	

Historical Balance as of

Date

mm/dd/yyyy



Year-To-Date Contributions

Contribution Year	Total Amount
2024	\$4,992.50

Transactions

Most Recent ▾

[Download Transactions](#)

Processed	Traded	Type	Units	Price	Value
02/05/2025	02/05/2025	Withdrawal to Account Owner Checking Account Option XXXXXX9658			-\$493.13
01/31/2025	01/31/2025	Interest from Checking Option Checking Account Option XXXXXX9658			\$0.02
01/21/2025	01/21/2025	Quarterly Account Fee Moderate Option	-0.0394	\$15.72	-\$0.62
01/21/2025	01/21/2025	Quarterly Account Fee Growth Option	-0.1085	\$17.24	-\$1.87
01/21/2025	01/21/2025	Quarterly Account Fee Moderately Aggressive Option	-0.1325	\$18.87	-\$2.50
01/21/2025	01/21/2025	Quarterly Account Fee Aggressive Option	-0.0608	\$20.55	-\$1.25
01/21/2025	01/21/2025	Withdrawal to Account Owner Checking Account Option XXXXXX9658			-\$2,000.00
01/21/2025	01/21/2025	Quarterly Account Fee Checking Account Option XXXXXX9658			-\$7.76

2/7/25, 12:22 PM

PAABLE

Processed	Traded	Type	Units	Price	Value
12/31/2024	12/31/2024	Interest from Checking Option Checking Account Option XXXXXX9658		\$0.02	
11/29/2024	11/29/2024	Interest from Checking Option Checking Account Option XXXXXX9658		\$0.02	
11/12/2024	11/11/2024	Contribution EBT Checking Account Option XXXXXX9658		\$500.00	

For more information about PA ABLE (the "Member Plan"), call (855) 529-ABLE(2253), or visit www.PAABLE.gov to obtain [Plan Disclosure Booklet](#), which include investment objectives, risks, charges, expenses, and other important information about the Member Plan. Please read and consider the Plan Disclosure Documents carefully before investing.

Before investing in any ABLE program, you should consider whether your home state offers an ABLE program that provides its taxpayers with favorable state tax or other benefits that are only available through investment in the home state's ABLE program. You also should consult your financial, tax, or other adviser to learn more about how state-based benefits (or any limitations) would apply to your specific circumstances. You also may wish to directly contact your home state's ABLE program, or any other ABLE program, to learn more about those plans' features, benefits and limitations. Keep in mind that state-based benefits should be one of many appropriately weighted factors to be considered when making an investment decision.

The Member Plan is sponsored by the state of Pennsylvania and administered by PA Treasury. The Member Plan is intended to be a qualified ABLE plan offered through the National ABLE Alliance. Ascensus College Savings Recordkeeping Services, LLC, the Program Manager, and its affiliates, have overall responsibility for the day-to-day operations, including investment advisory, recordkeeping and administrative services. The Member Plan's Investment Options are allocations to mutual funds, ETFs, banking products and/or other investments. Except for the Checking Option, investments in the Member Plan are not insured by the FDIC. Interests in the Member Plan are municipal securities and the value of your Account will vary with market conditions.

Investment returns will vary depending upon the performance of the Investment Options you choose. You could lose all or a portion of your money by investing in the Member Plan depending on market conditions. Account Owners assume all investment risks as well as responsibility for any federal and state tax consequences.

This material is provided for general and educational purposes only, and is not intended to provide legal, tax or investment advice, or for use to avoid penalties that may be imposed under federal or state tax laws. This material is not an offer to sell or a solicitation of an offer to buy any securities. Participation in the Member Plan does not guarantee that contributions and the investment return on contributions, if any, will be adequate to cover future expenses or that an account owner is eligible to participate in the Member Plan.

[Privacy Policy](#) | [Plan Disclosure Booklet](#) | [Security Policy](#) | [National ABLE Alliance](#)

CoinBase Account John R. Fouts – 2025-02-07 – Values Document

The screenshot shows the Coinbase 'My assets' page. The main summary indicates a total balance of \$8,752.21, with \$8,655.95 in Crypto and \$196.26 in Cash. A modal window titled 'Summary' displays an 'Unrealized return' of +\$2,611.60 (42.54%). Below this, the 'Performance' tab shows 'Realized return' of +\$58.73 and 'Total return' of +\$2,671.40. The 'Balances' tab lists five assets: Bitcoin, Dogecoin, SHIBA INU, Bonk, and vechain, with their current values, unrealized gains, and percentage changes.

Name	Balances	Value	Unrealized Gain	Change (%)
Bitcoin	\$6,770.00	\$6,770.00	\$0.00	+0.00%
Dogecoin	\$1,330.53	\$1,330.53	\$0.00	+0.00%
SHIBA INU	\$296.19	\$296.19	\$0.00	+0.00%
Bonk	\$104.65	\$104.65	\$1.93	+1.88%
vechain	\$52.86	\$52.86	\$0.25	+0.48%

Unrealized Return = 2611.60

Current Value = 8752.21

Value less Unrealized Return = 8752.21 – 2611.60 = 6140.61

CoinBase Account John R. Fouts – Investing for Jaquelleyn - 2025-02-07 – Values Document

The screenshot shows the Coinbase 'My assets' page. The main summary indicates a total balance of \$1,576.45. A modal window titled 'Summary' displays an unrealized return of \$459.94 (41.15%). Below this, a table lists held assets: Bitcoin (\$1,357.90), Dogecoin (\$185.13), and SHIBA... (\$33.41). To the right, there's a section for buying OUSD with a \$2,000 limit, and links for sending/receiving crypto and depositing cash.

Name	Balance
Bitcoin	\$1,357.90 0.01393842 BTC
Dogecoin	\$185.13 740.586393 DOGE
SHIBA...	\$33.41 2,210,307.40 SHIBA INU

Unrealized Return = 1576.45

Current Value = 459.94

Value less Unrealized Return = $1576.45 - 459.94 = 1116.51$

Federal Law Violations
<https://www.ecfr.gov/current/title-7/subtitle-B/chapter-II/subchapter-C/part-273/subpart-D/section-273.9>

#:
Medical Expense Deductions
 John R. Fouts, MBA
 Previously Submitted Repeatedly

DCBS Federal Law Violations

**** Expenses 2024 ** Updated 2024-08-31 ** To Reflect IRS Set Mileage Medical Reimbursement Rate Of \$0.21 Instead Of \$0.16 Per Mile In 2024 ****
**** Section 213 of the Internal Revenue Code - Further Detailed In - IRS Publication 502 - Established Through IRS Notice 2024-08 ****

The fact that no one told me about medical expenses in the beginning nor continues to properly calculate them nor account for them in the SNAP calculations, and Medicaid has not provided reimbursement for known, acknowledged, medically necessary expenses I have had to pay out of pocket, speaks volumes of how little my case matters, and how little my life and health, and my child's life and health matters to those agencies, entities, individuals, and government public benefits offices involved. John R. Fouts, MBA

** Sheet Last Updated: 2024-12-11 With Charges/Expenses Through 2024-12-11 **						
Description	Date	Cost	Type	Miles	Description Detail	EXPENSE NOTES
Bandaid Tough Strips 60 ct.	2024-01-04	\$8.48	Supplies	0	Band-Aids (slow healing wounds)	EXPENSE
Bandaids 100 ct. different size (waterproof) No Doctor Mandate Or Letter Of Medically Necessity Is Required For This	2024-01-04	\$8.99	Supplies	0	Band-Aids (slow healing wounds)	EXPENSE
Sildenafil RX - Not covered by insurance (RX)	2024-01-05	\$43.12	RX	0	RX	EXPENSE
VSP Standalone	2024-01-05	\$22.13	Medical	0	VSP Standalone	EXPENSE
MileIQ Annual Subscription to help provide further evidence of trips taken for medical purposes for reimbursement in terms of calculation of SNAP/ESAP and medical expense deductions.	2024-01-05	\$95.39	Medical	0	MileIQ Annual Subscription to help provide further evidence of trips taken for medical purposes for reimbursement in terms of calculation of SNAP/ESAP and medical expense	MEDICAL / LEGAL EXPENSE
UL ENT Dr. Shutt Initial Appt. - 401 E. Chestnut roundtrip	2024-01-10	\$8.53	Mileage	40.6	UL Physicians - 401 E. Chestnut From Shep	EXPENSE
ALUMNI LIFE INSURANCE PD QUARTERLY	2024-01-11	\$43.00	Medical	0	The Alumni Insurance Program Life Insurance - for period 2025-01-15 - 2025-04-15.	EXPENSE
Cliganic Frankincense Essential Oil Boswellia	2024-01-14	\$8.99	Medical Recommendation / Requirement	0	Medical Recommendation	EXPENSE
UL Vascular Surgery - Dr. Dwivedi - 401 E. Chestnut roundtrip	2024-01-17	\$8.53	Mileage	40.6	UL Physicians - 401 E. Chestnut From Shep	EXPENSE
EpiCeram - Sjogrens	2024-01-19	\$39.00	RX	0	RX-Epiceram-Receipts-Medical Dr. Brown - Assoc. in Derm. Billed To Card - Paid - 1/25/2024	EXPENSE
UL ENT Dr. Shutt Downtown - 401 E. Chestnut roundtrip	2024-01-23	\$8.53	Mileage	40.6	UL Physicians - 401 E. Chestnut From Shep	EXPENSE
UL Urgent Care Cedar Grove roundtrip from 184 Cedarview Shep.	2024-01-24	\$1.39	Mileage	6.6	UL Urgent Care	EXPENSE
Dr. Schillingford - Spine Surgeon While still living in Shep. Roundtrip (Shep to Dr. Schillingford roundtrip)	2024-01-29	\$7.69	Mileage	36.6	Associates in Dermatology RX Dr. Brown	EXPENSE

Federal Law Violations
<https://www.ecfr.gov/current/title-7/subtitle-B/chapter-II/subchapter-C/part-273/subpart-D/section-273.9>

#:
Medical Expense Deductions
John R. Fouts, MBA
Previously Submitted Repeatedly

DCBS Federal Law Violations

Dr. Strickley - Dermatology Jackie Drive Shep to school to derm to school to Shep. Mileage: Residence at 184 Cedarview Dr. Shepherdsville to Phoenix School of Discovery at 502 Wood Rd. to Norton Audobon Assoc. In Derm. back to Shepherdsville. Roundtrip	2024-01-30	\$10.96	Mileage	52.2	Medical Mileage	EXPENSE
UK Clinic visit Jan. 31 (my bday) - Shepherdsville to UK Clinic <u>184 Cedarview Dr. Shep. To 740 S. Limestone Lex. KY</u>	2024-01-31	\$36.75	Mileage	175	Lexington UK Clinic	EXPENSE
Lexington UK Parking Fee	2024-01-31	\$2.00	Parking Fees	0	Parking Fees	EXPENSE
Cu infusion at Norton Cancer Center Still Living at Mom and Dad's in Shep. 184 Cedarview Dr. Shep. To 676 S. Floyd St. Louisville and back roundtrip	2024-02-02	\$8.86	Mileage	42.2	Medical Mileage	EXPENSE
Liquid IV Multiplier to help hydrate re IVIG	2024-02-06	\$8.98	Medical Recommendation/ Requirement	0	Liquid Hydration for IVIG	EXPENSE
Dr. Lamborn - Pain Mgmt - Spine surgery trail doctor roundtrip Specialists In Pain Care	2024-02-09	\$11.80	Mileage	56.2	Medical Mileage	EXPENSE
Dr. Brown - Dermatology - Fern Creek Home to 9336 Cedar Center Way - Fern Creek Assoc. In Derm. And back roundtrip	2024-02-13	\$2.31	Mileage	11	Medical Mileage	EXPENSE
Refresh Omega 3 Eye Drops - Opthamology - 2 packs	2024-02-16	\$31.98	Medical Recommendation/ Requirement	0	Required - Sjogrens	EXPENSE
Valerian Tea - For Insomnia - Sleep Doctor and Rheumatology	2024-02-16	\$4.92	Medical Recommendation/ Requirement	0	Insomnia	EXPENSE
Labs at Norton Women and Childrens roundtrip	2024-02-17	\$1.89	Mileage	9	Medical Mileage	EXPENSE
Renter Insurance (falls into shelter expense)	2024-02-18	\$12.45	Insurance	0	Renters Insurance	EXPENSE
Nivea Skin - Dry Skin - Lotion Sjogrens - Dermatology	2024-02-19	\$10.89	Medical Recommendation/ Requirement	0	Sjogren's Disease	EXPENSE
EpiCeram - Sjogrens	2024-02-21	\$49.00	RX	0	RX-Epiceram-Receipts-Medical Dr. Brown - Assoc. in Derm. Billed To Card - Paid - 2/21/2024	EXPENSE
ReliOn Blood Glucose Monitor - Not Covered	2024-02-23	\$19.98	RX	0	Blood Glucose Monitor	EXPENSE
Bandaids 60 count antibacterial fabric strips	2024-02-23	\$4.97	Supplies	0	Slow healing wounds	EXPENSE
Bandaids all one size 60 count adhesive bandages	2024-02-23	\$8.48	Supplies	0	Slow healing wounds	EXPENSE
Labs at Norton Women and Childrens roundtrip	2024-02-26	\$1.89	Mileage	9	Medical Mileage	EXPENSE

Dr. Schillingford - Spine Surgeon roundtrip 1623 S. Preston roundtrip	2024-02-27	\$6.51	Mileage	31	Medical Mileage	EXPENSE
Labs at Norton Women and Childrens roundtrip	2024-02-27	\$1.89	Mileage	9	Medical Mileage	EXPENSE
Dr. Allen PCP Visit Mt. Wash - Norton Comm. Med. Assoc. Home to Mt. Washington Norton Comm. Med. Assoc. and back roundtrip	2024-03-01	\$5.17	Mileage	24.6	Medical Mileage	EXPENSE
Sequencing.Com Ongoing Critical Genetic Whole Genome Sequencing Monitoring For New Discoveries of Pathological Findings	2024-03-01	\$39.00	Medical	0	Whole Genome Sequencing Ongoing Monthly Report Monitoring for New Pathologoical Variants Pertaining To Whole Genome including updates on TNFRSF13B Deficiency (Condition Not Yet	EXPENSE
Renter Insurance (falls into shelter expense)	2024-03-02	\$10.25	Insurance	0	Renters Insurance	EXPENSE
Norton MH - MRI roundtrip home-200 E. Chestnut roundtrip	2024-03-04	\$5.67	Mileage	27	Norton Main Hospital	EXPENSE
MRI - Norton Diagnostic Dixie roundtrip	2024-03-05	\$7.18	Mileage	34.2	Norton Dixie Highway	EXPENSE
Dr. Glisson Appt - Hematology/Oncology at Norton Cancer Center Home to 676 S. Floyd St. Louisville, KY and back roundtrip	2024-03-07	\$5.71	Mileage	27.2	Copper Infusion	EXPENSE
Lexington - UK Clinic - Fat Pad Biopsy - 740 S. Limestone Lex. KY roundtrip	2024-03-12	\$29.06	Mileage	138.4	Lexington UK Clinic	EXPENSE
MRI - South KYCS MRI roundtrip	2024-03-12	\$2.31	Mileage	11	Norton MRI South Fern Creek	EXPENSE
Dr. Lady - Pain Mgmt - Home to St. Mary and Elizabeth Hospital back home again roundtrip	2024-03-14	\$6.85	Mileage	32.6	Medical Mileage	EXPENSE
Bennett and Bloom Eye Centers Dr. Mueller Leesgate Summit roundtrip 9200 Leesgate Road Louisville - Home roundtrip	2024-03-15	\$1.68	Mileage	8	Bennett and Bloom	EXPENSE
Cliganic Frankincense Essential Oil Boswellia	2024-03-18	\$8.99	Medical Recommendation / Requirement	0	Medical Recommendation	EXPENSE
Hepa Air Filtration Filters for 2 Med-Air-25 Air Filters	2024-03-19	\$37.99	Supplies	0	Air Filters for Lung Issues	EXPENSE
Printer Paper - Medical Records	2024-03-19	\$31.99	Supplies	0	Printer Paper for Med. Records	EXPENSE
Replacement phone charger	2024-03-19	\$8.91	Supplies	0	Phone Charger Since Mine Broke	EXPENSE
Cu infusion at Norton Cancer Center Home to 676 S. Floyd St. Louisville and back roundtrip	2024-03-25	\$5.71	Mileage	27.2	Medical Mileage	EXPENSE
Dr. Brown - Dermatology - Fern Creek Home to 9336 Cedar Center Way - Fern Creek Assoc. In Derm. And back roundtrip	2024-03-27	\$2.31	Mileage	11	Medical Mileage	EXPENSE
Sildenafil RX - Not covered by insurance (RX)	2024-03-29	\$48.99	RX	0	RX	EXPENSE

Federal Law Violations
<https://www.ecfr.gov/current/title-7/subtitle-B/chapter-II/subchapter-C/part-273/subpart-D/section-273.9>

#:
Medical Expense Deductions
John R. Fouts, MBA
Previously Submitted Repeatedly

DCBS Federal Law Violations

Renter Insurance (falls into shelter expense)	2024-04-01	\$12.90	Insurance	0	Renters Insurance	EXPENSE
UL Parking Fee	2024-04-01	\$2.00	Parking Fees	0	UL Parking FEE	EXPENSE
Dr. Sibai Endocrinology Appt - 401 E. Chestnut Home to 401 E. Chestnut back home to Jtown roundtrip	2024-04-01	\$5.75	Mileage	27.4	Medical Mileage	EXPENSE
Lab Test Ulta Labs	2024-04-03	\$30.51	Medical	0	G6PD Deficiency Test	EXPENSE
Quest Diagnostics Round Trip to Home and Back	2024-04-03	\$3.23	Mileage	15.4	Mileage for Medical	EXPENSE
Dr. Scholl's Clear Away 24 Discs	2024-04-03	\$9.32	Medical Recommendation	0	Medical Recommendation	EXPENSE
Wart Remover Plantar Warts	2024-04-03	\$9.46	Medical Recommendation	0	Wart Remover - Dermatology	EXPENSE
Rent Station Jtown - Louisville - Apartment L29 and Common Fees - Rent Café - Shelter Expense	2024-04-04	\$348.46	Rent/Shelter	0	Rent - RentCafe Station Jtown - Paid - Shelter Expense	EXPENSE
Labs at Norton Women and Childrens roundtrip	2024-04-05	\$1.89	Mileage	9	Medical Mileage	EXPENSE
Ink for Printer	2024-04-08	\$19.99	Supplies	0	Printer Ink	EXPENSE
Polident 120 Ct. Retainer Cleaner / Denture Cleaner	2024-04-09	\$6.83	Supplies	0	Invisible Aligner Cleaner - Required	EXPENSE
Printer Ink Refill (for printing medical paperwork)	2024-04-09	\$19.99	Utility/Service	0	Medical Records (all)	EXPENSE
Alumni Life Insurance	2024-04-09	\$43.00	Insurance	0	Life Insurance	EXPENSE
Wart Remover Strips	2024-04-11	\$9.46	Medical Recommendation	0	Medical Recommendation	EXPENSE
Lexington - UK Clinic Neurology - 740 S. Limestone Lex. KY roundtrip	2024-04-12	\$29.06	Mileage	138. 4	Lexington UK Clinic	EXPENSE
Lexington - UK Clinic Lab Visit - 740 S. Limestone Lex. KY roundtrip	2024-04-15	\$29.06	Mileage	138. 4	Lexington UK Clinic	EXPENSE
Compression stockings - I had to buy since Medicaid Waiver was taking Over 1/3 year to approve ANYTHING in terms of goods medically required.	2024-04-16	\$48.00	RX	0	Chronic Venous Insufficiency	EXPENSE
Benagene Oxaloacetate Trial - Fatigue	2024-04-18	\$51.94	Medical Recommendation	0	Treatment for Fatigue (CFS)	EXPENSE
First Urology Labs - Dixie Hwy 5120 S. Dixie Hwy roundtrip - PSA	2024-04-23	\$7.69	Mileage	36.6	Medical Mileage	EXPENSE
First Urology Labs - Dixie Hwy 5120 S. Dixie Hwy roundtrip	2024-04-24	\$7.69	Mileage	36.6	Medical Mileage	EXPENSE

Federal Law Violations
<https://www.ecfr.gov/current/title-7/subtitle-B/chapter-II/subchapter-C/part-273/subpart-D/section-273.9>

#:
Medical Expense Deductions
John R. Fouts, MBA
Previously Submitted Repeatedly

DCBS Federal Law Violations

Sequencing.Com Ongoing Critical Genetic Whole Genome Sequencing Monitoring For New Discoveries of Pathological Findings	2024-04-28	\$39.00	Medical	0	Whole Genome Sequencing Ongoing Monthly Report Monitoring for New Pathological Variants Pertaining To Whole Genome including updates on TNFRSF13B Deficiency (Condition Not Yet	EXPENSE
Cat Pad Refills ESA Animal Supplies	2024-05-01	\$23.59	Medical Recommendation n/ Requirement	0	Medical	EXPENSE
Periodontist Visit Dr. Lowy	2024-05-01	\$47.00	Medical Fee	0	Medicaid did not cover the visit	EXPENSE
UK Clinic visit May 2. - 740 S. Limestone Lexington KY roundtrip	2024-05-02	\$29.06	Mileage	138.4	Medical Mileage	EXPENSE
EpiCeram - Sjogrens	2024-05-03	\$49.00	RX	0	RX-Epiceram-Receipts-Medical Dr. Brown - Assoc. in Derm. Billed To Card - Paid - 5/10/2024	EXPENSE
First Urology Dr. Kartha Appt. 5120 S. Dixie Hwy roundtrip	2024-05-07	\$7.69	Mileage	36.6	Lexington UK Clinic	EXPENSE
Richmond - Dr. Knuckles - Dermatology roundtrip Home to 519 Hampton Way Richmond, KY	2024-05-07	\$38.93	Mileage	185.4	Richmond	EXPENSE
Dr. Strickley - Jackie - Assoc. in Derm. 2904 Sitka Dr. L29 Jtown to Phoenix School of Discovery at 502 Wood Rd. to Audobon Hospital Assoc. In Derm. back to Jtown. Roundtrip	2024-05-08	\$5.71	Mileage	27.2	Medical Mileage	EXPENSE
Jtown Coin Laundry - Laundry Service - Since waiver program is not able to provide an attendant despite my continuous involvement with state endorsed agencies in over 9 months	2024-05-09	\$79.50	Utility/Service	0	Jtown Coin Laundry - Laundry Service - Since waiver program is not able to provide an attendant despite my continuous involvement with state endorsed agencies.	EXPENSE
Mt. Wash PCP Appt roundtrip roundtrip	2024-05-14	\$5.17	Mileage	24.6	Medical Mileage	EXPENSE
First Urology CT Scan Pelvis/Bladder 5120 S. Dixie Hwy. roundtrip	2024-05-15	\$7.69	Mileage	36.6	Medical Mileage	EXPENSE
Cu infusion at Norton Cancer Center Home to 676 S. Floyd St. Louisville and back roundtrip	2024-05-16	\$5.71	Mileage	27.2	Copper Infusion	EXPENSE
Pataday - with Coupon via Walmart - Usually Higher - Opthamology See picture of my eyes without this....	2024-05-16	\$21.96	RX	0	RX	EXPENSE
Compound W Wart Removal Bandaids	2024-05-17	\$9.46	Medical Recommendation n/ Requirement	0	Medical	EXPENSE
Renter Insurance (falls into shelter expense)	2024-05-18	\$12.90	Insurance	0	Renters Insurance	EXPENSE
Crizal Cloths for Glasses Cleaning	2024-05-19	\$18.69	Supplies	0	For better vision (Sjogrens)	EXPENSE

Federal Law Violations
<https://www.ecfr.gov/current/title-7/subtitle-B/chapter-II/subchapter-C/part-273/subpart-D/section-273.9>

#:
Medical Expense Deductions
John R. Fouts, MBA
Previously Submitted Repeatedly

DCBS Federal Law Violations

Ultrasonic Glasses Cleaner	2024-05-19	\$14.99	Supplies	0	For better vision (Sjogrens)	EXPENSE
LGE (Shelter Utility Expense)	2024-05-20	\$164.21	Utility/Service	0	Gas and Electric - Paid Online 5-	EXPENSE
LGE (Shelter Utility Expense)	2024-05-22	\$194.14	Utility/Service	0	Gas and Electric - Paid Online 5-	EXPENSE
Nutricost Glycine Powder 1 lb	2024-05-22	\$21.95	Medical Recommendation / Requirement	0	Medical	EXPENSE
Methylene Blue - Mitochondrial Dysfunction Treatment	2024-05-22	\$31.95	Medical Recommendation / Requirement	0	Treatment for Mitochondrial Dysfunction - Rheumatology	EXPENSE
First Urology-Labs-Dupont-Square roundtrip	2024-05-22	\$ -	Mileage	--	Too sick to make appt. - Too dizzy too fatigued.	EXPENSE
Louisville - Dr. Pendleton for Jackie Trip to school, doctor, home. Roundtrip Home- to- 1603 Stevens Ave. Roudtrip	2024-05-23	\$4.28	Mileage	20.4	Jackie - PCP - Appt	EXPENSE
Hepa Air Filtration Filters for 2 Med-Air-25 Air Filters	2024-05-27	\$40.27	Supplies	0	Air Filters for Lung Issues	EXPENSE
Clradex Eyelid Wipes/Scrubs -- On Sale 33% off today - not covered	2024-05-27	\$21.19	Medical Recommendation / Requirement	0	Eyelid Scrubs (Eye Issues Sjogrens)	EXPENSE
Noveha Eyelid Scrubs Required Medically for Eye Disease Issues	2024-05-27	\$19.99	Medical Recommendation / Requirement	0	Required for eye disease	EXPENSE
Air filters for clean air indoor quality	2024-05-27	\$37.99	Supplies	0	Needed for asthma and allergy issues for me and for my child	EXPENSE
Epson WF-3860 Workforce Printer for Printing Medical Records/Forms	2024-05-27	\$117.65	Supplies	0	Printer Paper for Med. Records	EXPENSE
Polident 120 Ct. Retainer Cleaner / Denture Cleaner	2024-05-27	\$12.88	Supplies	0	Invisible Aligner Cleaner - Required	EXPENSE
Faxage (Jan, Feb, Mar, Apr, May) - e-fax service for medical records	2024-05-27	\$39.75	Utility/Service	0	5 months at \$7.95 / month	EXPENSE
Dr. David Tate Appt. 2024-05-28 -- Dutchman's Lane Home to Norton Women & Children's Hospital back home roundtrip	2024-05-28	\$1.93	Mileage	9.2	Medical Mileage	EXPENSE
Pataday -- see my eyes without this (picture)	2024-05-28	\$32.96	RX	0	RX	EXPENSE
Sequencing.Com Ongoing Critical Genetic Whole Genome Sequencing Monitoring For New Discoveries of Pathological Findings	2024-05-28	\$39.00	Medical	0	Whole Genome Sequencing Ongoing Monthly Report Monitoring for New Pathologoical Variants Pertaining To Whole Genome including updates on TNFRSF13B Deficiency (Condition Not Yet	EXPENSE

Federal Law Violations

<https://www.ecfr.gov/current/title-7/subtitle-B/chapter-II/subchapter-C/part-273/subpart-D/section-273.9>

531 Medical Expense Deductions

John R. Fouts, MBA

Previously Submitted Repeatedly

DCBS Federal Law Violations

Rent Station Jtown - Louisville - Apartment L29 and Common Fees - Rent Café	2024-05-28	(\$3.98)	Rent/Shelter	0	Rent - RentCafe Station Jtown - Paid - Shelter Expense - 2nd Charge Due and Paid.	EXPENSE
Sildenafil RX - Not covered by insurance (RX)	2024-05-29	\$48.99	RX	0	RX	EXPENSE
First Urology CT Scan Pelvis/Bladder Dr. Kartha Cystoscopy 444 1st St. Louisville Surgical Center roundtrip	2024-05-30	\$5.50	Mileage	26.2	Medical Mileage	EXPENSE
Earth Harmony Methylene Blue per Rheumatology UK Clinic	2024-05-30	\$31.95	Medical Recommendation n/ Requirement	0	Medical Recommendation	EXPENSE
EpiCeram - Sjogrens	2024-05-31	\$49.00	RX	0	RX-Epiceram-Receipts-Medical Dr. Brown - Assoc. in Derm. Billed To Card - Paid - 5/31/2024	EXPENSE
Sequencing.Com Ongoing Critical Genetic Whole Genome Sequencing Monitoring For New Discoveries of Pathological Findings	2024-05-31	\$39.00	Medical	0	Whole Genome Sequencing Ongoing Monthly Report Monitoring for New Pathologoical Variants Pertaining To Whole Genome including updates on TNFRSF13B Deficiency (Condition Not Yet	EXPENSE
Sequencing.Com Ongoing Critical Genetic Whole Genome Sequencing Monitoring For New Discoveries of Pathological Findings	2024-05-31	(\$39.00)	Medical	0	REFUND - Whole Genome Sequencing Ongoing Monthly Report Monitoring for New Pathologoical Variants Pertaining To Whole Genome including updates on TNFRSF13B Deficiency (Condition Not Yet Named By Scientists) per	EXPENSE REVERSAL
Faxage June	2024-06-01	\$7.95	Utility/Service	0	Faxage fax service fee (medical related)	EXPENSE
Jtown Coin Laundry - Laundry Service - Since waiver program is not able to provide an attendant despite my continous involvement with state endorsed agencies in over 9 months	2024-06-04	\$67.57	Utility/Service	0	Jtown Coin Laundry - Laundry Service - Since waiver program is not able to provide an attendant despite my continous involvement with state endorsed agencies.	EXPENSE
Equate Mouthwash	2024-06-06	\$6.96	Medical Recommendation n/ Requirement	0	Required for oral care	EXPENSE
BioPharm Methylene Blue Twin Pack	2024-06-07	\$48.60	Medical Recommendation n/ Requirement	0	Using this per Rheumatologist at UK	EXPENSE
Eye Mask - 3d side sleeper (for when other is dirty) reqd - Sjogrens	2024-06-07	\$9.59	Medical Recommendation n/ Requirement	0	Required - Sjogrens	EXPENSE

Eye mask - required to help with sleep - Sjogren's Disease	2024-06-07	\$9.59	Medical Recommendation/Requirement	0	Required - Sjogrens	EXPENSE
Printer cartridges needed for printing medical documentation	2024-06-07	\$33.99	Utility/Service	0	Ink for medical documentation/printing records	EXPENSE
LGE (Shelter Utility Expense)	2024-06-07	\$152.65	Utility/Service	0	Gas and Electric - Paid Online 6-5	EXPENSE
Renter Insurance (falls into shelter expense)	2024-06-10	\$12.90	Insurance	0	Renters Insurance	EXPENSE
Shepherdsville - Pharmacy - From Jtown and back157. S. Buckman, Sheph	2024-06-10	\$9.95	Mileage	47.4	Shepherdsville CVS	EXPENSE
Rent Station Jtown - Louisville - Apartment L29 and Common Fees - Rent Café	2024-06-10	\$223.37	Rent/Shelter	0	Rent - RentCafe Station Jtown - Paid - Shelter Expense	EXPENSE
Trip to Lexington UK Clinic - Headache Clinic - 740 S. Limestone Lex. KY	2024-06-11	\$29.06	Mileage	138.4	Lexington UK Clinic	EXPENSE
Any Lab Test Now Fees for blood draw	2024-06-12	\$40.00	Medical Fee	0	For Dr. Vaughn lab draw	EXPENSE
Trip to Middletown Any Lab Test Now to have blood drawn roundtrip	2024-06-12	\$3.57	Mileage	17	Medical Mileage	EXPENSE
UPS Overnight per lab instruction for microclot testing ordered	2024-06-12	\$69.83	Medical Fee	0	Dr. Vaughn requires overnight blood delivery	EXPENSE
Vision First - Eye Exam Jackie	2024-06-14	\$15.00	Insurance	0	Eye Exam	EXPENSE
Trip to Jackie to see VisionFirst at Taylor Hurst (roundtrip)2110 S. Hurstbor	2024-06-14	\$0.67	Mileage	3.2	Jackie - Trip To Vision Appt	EXPENSE
Norton Downtown MRI Orbit and MR-V roundtrip	2024-06-21	\$5.46	Mileage	26	Trip to Norton downtown 200 E. Broadway roundtrip	EXPENSE
Shepherdsville - Pharmacy - From Jtown and back157. S. Buckman, Sheph	2024-06-22	\$9.95	Mileage	47.4	Shepherdsville CVS	EXPENSE
Kumar Eye Institute appt. home-Hazelwood Ave (roundtrip)Home to 4940	2024-06-24	\$7.06	Mileage	33.6	Medical Mileage	EXPENSE
Sleep Mask * 2 Photophobia / Light sensitivity / Sjogrens	2024-06-24	\$19.18	Medical Recommendation/Requirement	0	Medical	EXPENSE
Trip to Jtown Pharmacy CVS at 9575 Taylorsville Rd. (home-cvs-home)	2024-06-25	\$0.21	Mileage	1	Jeffersontown CVS	EXPENSE
Trip to UK Clinic -- Good Samaritan Hospital for Abdominal Scan740 S. Lim	2024-06-25	\$29.06	Mileage	138.4	Lexington UK Clinic	EXPENSE
Compound W Wart Removal Bandaids	2024-06-26	\$11.49	Medical Recommendation/Requirement	0	Wart Remover - Dermatology	EXPENSE
BiopPharm Methylene Blue using for myalgic encephalomyelitis perrheum	2024-06-26	\$54.00	Supplement	0	BiopPharm Methylene Blue using for myalgic encephalomyelitis per	EXPENSE
Dr. Strickely Jackie dermatology appt - Norton Audobon2904 Sitka Dr. L29	2024-06-26	\$5.71	Mileage	27.2	Dermatology follow up for Jackie	EXPENSE
EpiCeram - Sjogrens	2024-06-26	\$49.00	RX	0	RX-Epiceram-Receipts-Medical Dr. Brown - Assoc. in Derm. Billed To Card - Paid - 7/6/2024	EXPENSE

Federal Law Violations

<https://www.ecfr.gov/current/title-7/subtitle-B/chapter-II/subchapter-C/part-273/subpart-D/section-273.9>

U of L Physicians Eye Specialists Appt - LyonsEyeCtr (Roundtrip)	2024-06-27	\$5.71	Mileage	27.2	Eye specialists appt. - KY Lyons Eye Center Downtown	EXPENSE
U of L Physicians Eye Specialists Parking Fee	2024-06-27	\$4.00	Parking Fees	0	Parking Fees	EXPENSE
Renter Insurance (falls into shelter expense)	2024-06-27	\$12.90	Insurance	0	Renters Insurance	EXPENSE
Jtown Coin Laundry - Laundry Service - Since waiver program is not able to provide an attendant despite my continuous involvement with state endorsed agencies in over 9 months	2024-06-29	\$49.29	Utility/Service	0	Jtown Coin Laundry - Laundry Service - Since waiver program is not able to provide an attendant despite my continuous involvement with state endorsed agencies. For some reason this was not billed until 8/23/2024	EXPENSE
Email fax service monthly fee for medical records and health info	2024-07-01	\$7.95	Utility/Service	0	Email fax service monthly fee for medical records and health info	EXPENSE
VSP Standalone	2024-07-01	\$154.91	7 months at \$22.13 (see VSP-Standalone tab)	0	VSP Standalone	EXPENSE
Rent Station Jtown - Louisville - Apartment L29 and Common Fees - Rent Café - Shelter Expense	2024-07-01	\$86.00	Rent/Shelter	0	Rent - RentCafe Station Jtown - Paid - Shelter Expense	EXPENSE
Faxage July	2024-07-01	\$7.95	Utility/Service	0	Faxage fax service fee (medical related)	EXPENSE
Mileage medical cost Lexington UK Clinic - 740 S. Limestone Lex. KY	2024-07-02	\$29.06	Mileage	138.4	Lexington UK Clinic Not a duplicate - different date	EXPENSE
LGE (Shelter Utility Expense)	2024-07-02	\$176.04	Utility/Service	0	Gas and Electric - Paid Online 6-	EXPENSE
Shelter Expense (Common Area [Apartment Term] Utility Cost Share)Vida	2024-07-02	\$125.75	Rent/Shelter	0	Rent/Shelter	EXPENSE
Rent Station Jtown - Louisville - Apartment L29 and Common Fees - Rent Café	2024-07-02	\$125.75	Rent/Shelter	0	Rent - RentCafe Station Jtown - Paid - Shelter Expense - 2nd Charge Due and Paid.	EXPENSE
Mileage medical cost Lexington UK Clinic - 740 S. Limestone Lex. KY	2024-07-05	\$29.06	Mileage	138.4	Lexington UK Clinic Not a duplicate - different date	EXPENSE
Car in shop for ac repair and had to take Lyft ride to get back from Copper infusion to home from Norton Cancer Center downtown	2024-07-08	\$18.99	Transportation Fee	0	Car in shop for ac repair and had to take Lyft ride to get back from Copper infusion to home from Norton Cancer Center downtown. Medical non-emergency transportation denied by Medicaid and Medicaid Waiver and CHFS	EXPENSE

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#:
Medical Expense Deductions
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Previously Submitted Repeatedly

DCBS Federal Law Violations

Car in shop for repair and had to take Lyft ride to get to Copper infusion from home to Norton Cancer Center downtown	2024-07-08	\$23.73	Transportation Fee	0	Car in shop for ac repair and had to take Lyft ride to get back from Copper infusion to home from Norton Cancer Center downtown. Medical non-emergency transportation denied by Medicaid and Medicaid Waiver and CHFS	EXPENSE
Alumni Life Insurance	2024-07-08	\$43.00	Insurance	0	Life Insurance	EXPENSE
Trip to Shepherdsville CVS pharmacy to get medicine and back 157. S. Buckman, Shepherdsville, KY 40165 roundtrip	2024-07-09	\$9.95	Mileage	47.4	Shepherdsville CVS	EXPENSE
Partial cost of COVID microclot treatment fee	2024-07-11	\$515.24	Medical Fee	0	Cost I am able to put toward treatment of micro clots related to long covid treatment.	EXPENSE
Mileage to Norton Neuroscience Institute. Due to an elevator malfunction, I was not able to get checked in within their grace period and they said I would need to reschedule. Roundtrip	2024-07-11	\$6.47	Mileage	30.8	Norton Neurosciences Institute	EXPENSE
Compression boots per Dr. Vaughn who is treating the microclots I have in circulation that are causing issues.	2024-07-14	\$123.80	RX	0	Compression boots per Dr. Vaughn who is treating the microclots I have in circulation that are causing issues.	EXPENSE
VSP Plan supplemental	2024-07-15	\$22.13	Insurance	0	VSP Plan supplemental	EXPENSE
Shepherdsville - Pharmacy - From Jtown and back 157. S. Buckman, Shepherdsville, KY 40165 roundtrip	2024-07-18	\$9.95	Mileage	47.4	Shepherdsville CVS	EXPENSE
Dr. Vaughn - treating microclots in my circulation This cost is related to part of treatment. FullScript - Dr. Vaughn - 2024-07-18	2024-07-18	\$140.15	RX	0	Dr. Vaughn - treating microclots in my circulation This cost is related to part of treatment. FullScript - Dr. Vaughn - 2024-07-18	EXPENSE
Sildenafil RX - Not covered by insurance (RX)	2024-07-18	\$49.08	RX	0	RX Paid Out Of Pocket First Urology	EXPENSE
Mileage medical cost Lexington UK Clinic - 740 S. Limestone Lex. KY	2024-07-19	\$29.06	Mileage	138.4	Lexington UK Clinic - Jackie Vaccine - Immunology	EXPENSE
LGE (Shelter Utility Expense)	2024-07-21	\$26.01	Utility/Service	0	Gas and Electric - Paid Online 7-	EXPENSE
Hepa Air Filtration Filters for 2 Med-Air-25 Air Filters	2024-07-21	\$35.99	Medical Recommendation n/ Requirement	0	Medical Recommendation	EXPENSE
Home-QuestDx-KumarEyeInstituteonPoplarLevel-Home Roundtrip	2024-07-22	\$5.17	Mileage	24.6	Quest Diagnostics and Eye Appt at Kumar on Poplar	EXPENSE

Federal Law Violations
<https://www.ecfr.gov/current/title-7/subtitle-B/chapter-II/subchapter-C/part-273/subpart-D/section-273.9>

Pharmacy - Shepherdsville Most rx still there after moving to Jtown - at least 2 trips per month So 10 trips listed here roundtrip - See CVS Summary Included For Verification (More than 10 trips but will just call it 10)....	2024-07-23	\$9.95	Mileage	47.4	Shepherdsville CVS	EXPENSE
Home to Quest Diagnostics at 1169 E. Parkway and back (roundtrip)	2024-07-23	\$5.38	Mileage	25.6	Medical Milage	EXPENSE
Home-Dr. Duff Nephrology-Quest at Springs-Home	2024-07-24	\$2.12	Mileage	10.1	Medical Milage	EXPENSE
Home-Kumar-Eye-Institute-Poplar-Level-Location-Home	2024-07-24	\$5.17	Mileage	24.6	Medical Milage	EXPENSE
Jtown Coin Laundry - Laundry Service - Since waiver program is not able to provide an attendant despite my continuous involvement with state endorsed agencies in over 9 months	2024-07-24	\$55.65	Laundry	0	Jtown Coin Laundry - Laundry Service - Since waiver program is not able to provide an attendant despite my continuous involvement with state endorsed agencies in over 9 months - For some reason this was not billed until 8/23/2024. Waiver should also cover this as they have not been able to provide any help for almost a full year.	EXPENSE
Home to Louisville Compounding Pharmacy roundtrip	2024-07-25	\$2.02	Mileage	9.6	Medical	EXPENSE
Cost of Ketotifen at Louisville Compounding Pharmacy	2024-07-25	\$59.00	RX	0	Rx by Dr. Vaughn - Long Covid	EXPENSE
Home to Jtown CVS and back roudntrip	2024-07-26	\$0.21	Mileage	1	Medical Milage	EXPENSE
Home to Sheperdsville CVS and back	2024-07-26	\$9.95	Mileage	47.4	Medical Milage	EXPENSE
EpiCeram - Sjogrens	2024-07-27	\$49.00	RX	0	RX-Epiceram-Receipts-Medical Dr. Brown - Assoc. in Derm. Billed To Card - Paid - 8/2/2024	EXPENSE
90 days of levoceterizine 5mg -- required to treat microclots RX by Dr. Vaughn for Long Covid	2024-07-31	\$23.60	RX	0	Microclots treatment	EXPENSE
Methylene Blue - Mitochondrial Dysfunction Treatment	2024-07-31	\$45.79	Medical	0	Medical	EXPENSE
Fax service - monthly fee for service for medical record exchanges	2024-07-31	\$7.95	Utility/Service	0	Fax Service for Medical	EXPENSE
Protein Powder as recommended by Dr. Vaughn for microclots From Long Covid	2024-07-31	\$13.99	Medical	0	Medical - See Receipt	EXPENSE
Oxygen Concentrator for Long Covid - Dr. Vaughn	2024-07-31	\$249.97	Medical	0	Medical	EXPENSE
21 Hydroxylase Lab - Quest	2024-08-01	\$31.90	Medical	0	Cost of test	EXPENSE

Federal Law Violations
<https://www.ecfr.gov/current/title-7/subtitle-B/chapter-II/subchapter-C/part-273/subpart-D/section-273.9>

Faxage August	2024-08-01	\$7.95	Utility/Service	0	Faxage fax service fee (medical related)	EXPENSE
4 Point Cortisol Test 4 Panel Test	2024-08-02	\$39.99	Medical	0	Medical - See Receipt	EXPENSE
Rent Station Jtown - Louisville - Apartment L29 and Common Fees - Rent Café	2024-08-02	\$211.31	Rent/Shelter	0	Rent - RentCafe Station Jtown - Paid - Shelter Expense	EXPENSE
Shepherdsville - Pharmacy - From Jtown and back 157. S. Buckman, Shepherdsville, KY 40165 roundtrip	2024-08-03	\$9.95	Mileage	47.3 8	To pick up 5 RX for John and 4 RX for Jackie	EXPENSE
Pentoxifylline out of pocket cost due to insurance non-coverage Treatment for Microclots from Long Covid - Dr. Vaughn (RX)	2024-08-03	\$18.19	RX	0	RX	EXPENSE
ActiBlue Methylene Blue Receipt - Rheumatology UK - Medical	2024-08-03	\$29.28	Medical	0	Medical - See Receipt	EXPENSE
Pycnogenol - FullScript - Dr. Vaughn - Long Covid - Refill	2024-08-04	\$75.51	RX	0	Medical - See Receipt	EXPENSE
VSP Standalone	2024-08-05	\$22.13	Insurance	0	VSP Standalone	EXPENSE
Dr. Zemba Office - Atlas Orthogonal Specific Chiropractic Roundtrip	2024-08-08	\$49.00	Medical	0	Medical	EXPENSE
Dr. Zemba Office - Atlas Orthogonal Specific Refund	2024-08-08	(\$49.00)	Medical	0	Medical	EXPENSE
Mileage to Louisville Spine and Wellness (Dr. Zemba) Roundtrip	2024-08-08	\$1.55	Mileage	7.4	Mileage for Medical	EXPENSE
Mileage to Louisville Spine and Wellness (Dr. Zemba) Roundtrip For 2nd appointment to review testing findings and treatment.	2024-08-09	\$1.55	Mileage	7.4	Mileage for Medical	EXPENSE
First Month (w/discount) of 3 months required for 2 package/ day deal For red light therapy and hyperbaric oxygen as part of Long Covid treatment by Dr. Vaughn	2024-08-14	\$255.20	Medical	0	Long Covid Treatment Expense Services provided by VyFy in Middletown vyfyky.com See VyKy tab for receipt.	EXPENSE
Mileage to Louisville Spine and Wellness then to VyKy for Red Light Therapy then home	2024-08-14	\$4.58	Mileage	21.8	Mileage for Medical	EXPENSE
Lou Spine and Wellness Mielage Roundtrip	2024-08-14	\$1.55	Mileage	7.4	Mileage for Medical	EXPENSE
Sequencing.Com Ongoing Critical Genetic Whole Genome Sequencing Monitoring For New Discoveries of Pathological Findings	2024-08-15	\$49.00	Medical	0	Whole Genome Sequencing Ongoing Monthly Report Monitoring for New Pathologoical Variants Pertaining To Whole Genome including updates on TNFRSF13B Deficiency (Condition Not Yet	EXPENSE
Mileage to Louisville Spine and Wellness then to VyKy for Red Light Therapy and Hyperbaric Oxygen then home	2024-08-16	\$4.58	Mileage	21.8	Mileage for Medical	EXPENSE

Mileage to Louisville Spine and Wellness then to VyKy for Red Light Therapy then home	2024-08-17	\$4.58	Mileage	21.8	Mileage for Medical	EXPENSE
Mileage to Louisville Spine and Wellness then to VyKy for Red Light Therapy then home	2024-08-17	\$2.06	Mileage	9.8	Mileage for Medical	EXPENSE
Pycnogenol, Venous Support, Probiotic - FullScript - Dr. Vaughn - Long Covid - Refill	2024-08-17	\$174.38	RX	0	Rx by Dr. Vaughn - Long Covid	EXPENSE
Mileage to Louisville Spine and Wellness then to VyKy for Red Light Therapy then home	2024-08-19	\$4.58	Mileage	21.8	Mileage for Medical	EXPENSE
Mileage to Louisville Spine and Wellness then to VyKy for Red Light Therapy then home	2024-08-19	\$4.58	Mileage	21.8	Mileage for Medical	EXPENSE
Printer Ink Refill (for printing medical paperwork)	2024-08-20	\$29.98	Supplies	0	Supplies	EXPENSE
Mileage to Norton Cancer Center and back roundtrip	2024-08-20	\$5.71	Mileage	27.2	Mileage for Medical -- Dr. Glisson	EXPENSE
Mileage to red light therapy and hyperbaric oxygen and back	2024-08-20	\$4.58	Mileage	21.8	Mileage for Medical -- Dr. Vaughn	EXPENSE
Methylene Blue - Mitochondrial Dysfunction Treatment	2024-08-20	\$30.00	RX	0	Medical	EXPENSE
Renter Insurance (falls into shelter expense)	2024-08-21	\$12.90	Insurance	0	Renters Insurance	EXPENSE
Lexington Clinic UK -- Dr. Freilich -- Rheumatology Follow-Up	2024-08-21	\$29.06	Mileage	138. 4	Mileage for Medical	EXPENSE
Medical Milage for Red Light and Hyperbaric Oxygen Treatment	2024-08-21	\$4.58	Mileage	21.8	Mileage for Medical	EXPENSE
Mileage to red light therapy and hyperbaric oxygen and back	2024-08-22	\$4.58	Mileage	21.8	Mileage for Medical	EXPENSE
EpiCeram - Sjogrens	2024-08-23	\$49.99	RX	0	RX-Epiceram-Receipts-Medical Dr. Brown - Assoc. in Derm. Billed To Card - Paid - 8/28/2024	EXPENSE
Olapatadine (see my eyes pic without this). Medically Necessary Kumar Eye Institute	2024-08-23	\$25.39	RX	0	Medical - Pataday 0.7% Medically Necessary Kumar Eye Institute	EXPENSE
Lexington Clinic UK -- Radiology -- CT Angiogram and MRI w/CSF Protocol	2024-08-23	\$29.06	Mileage	138. 4	Medical	EXPENSE

Federal Law Violations
<https://www.ecfr.gov/current/title-7/subtitle-B/chapter-II/subchapter-C/part-273/subpart-D/section-273.9>

Jtown Coin Laundry - Laundry Service - Since waiver program is not able to provide an attendant despite my continuous involvement with state endorsed agencies in over 9 months	2024-08-26	\$38.16	Laundry	0	Laundry - Waiver program extremely unreliable with attendant care - multiple agencies/organizations, attendants showing up when not supposed to, multiple different employees coming after dismissed from job, not coming when they are supposed to. Not reliable. Also - Jtown Coin Laundry issues handwritten receipts and these have been denied. I am not the merchant, and I cannot force them to do anything. Their number is on the receipt, and DCBS can always call them if further verification is	EXPENSE
Lexington Shriners Hospital Neuro-Ophthalmology Appt Initial	2024-08-26	\$29.06	Mileage	138.4	Mileage for Medical	EXPENSE
Louisville Compounding Pharmacy - Ketotifen - part of Long Covid treatment per Dr. Vaughn	2024-08-26	\$67.00	RX	0	Louisville Compounding Pharmacy	EXPENSE
Lexington UK Clinic Jackie Immunology Lab Follow Up - Specialty	2024-08-27	\$29.06	Mileage	138.4	Dr. Deniskin - TACI Deficiency Labs	EXPENSE
LGE (Shelter Utility Expense)	2024-08-29	\$340.60	Utility/Service	0	Gas and Electric - Paid Online 8-	EXPENSE
Mileage roundtrip to Norton Cancer Center and home	2024-08-30	\$5.71	Mileage	27.2	Mileage for Medical	EXPENSE
LGE (Shelter Utility Expense)	2024-08-31	\$26.70	Utility/Service	0	Gas and Electric - Paid Online 8-	EXPENSE
Renter Insurance (falls into shelter expense)	2024-08-31	\$12.90	Insurance	0	Renters Insurance	EXPENSE
Methylene Blue - Mitochondrial Dysfunction Treatment per Dr. Freilich - Rheumatology at UK Clinic	2024-08-31	\$45.79	Medical	0	Dr. Freilich - UK Clinic	EXPENSE
Mileage to red light therapy and compression therapy and back	2024-09-03	\$4.58	Mileage	21.8	VyFy Mileage for Medical	EXPENSE
Trip to CVS Shepherdsville to pick up RX roundtrip and home	2024-09-03	\$9.95	Mileage	47.4	Mileage for Medical	EXPENSE
Pycnogenol - FullScript - Dr. Vaughn - Long Covid - Refill	2024-09-03	\$80.76	RX	0	Medical	EXPENSE
Faxage - fax for medical records	2024-09-03	\$10.38	Utility/Service	0	Fax for medical records	EXPENSE
Pentoxifylline out of pocket cost due to insurance non-coverage Treatment for Microclots from Long Covid - Dr. Vaughn (RX)	2024-09-03	\$36.82	RX	0	RX	EXPENSE
Rent Station Jtown - Louisville - Apartment L29 and Common Fees - Rent Café	2024-09-03	\$203.38	Rent/Shelter	0	Rent - RentCafe Station Jtown - Paid - Shelter Expense - 2nd Charge Due and Paid.	EXPENSE

Federal Law Violations
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Antimalware software Malware Bytes - 2 PC License - 1 for me and 1 for Ja	2024-09-04	\$148.39	Utility/Service	0	Antimalware software Malware Bytes - 2 PC License - 1 for me and 1 for Jackie - must have due to amount of vulnerable information on PCs due to inadequacies and incompetencies of KY Medicaid	EXPENSE
Home to CVS Pharmacy RoundTrip (several medications).	2024-09-04	\$9.95	Mileage	47.4	Mileage for Medical	EXPENSE
VSP Standalone	2024-09-05	\$22.13	Insurance	0	VSP Standalone	EXPENSE
Home to CVS Pharmacy RoundTrip (several medications)-Rx Eye Drops	2024-09-05	\$9.95	Mileage	47.4	Mileage for Medical	EXPENSE
Sequencing.Com Ongoing Critical Genetic Whole Genome Sequencing Monitoring For New Discoveries of Pathological Findings Additional Report In Context Of New Lab Findings Related to Covid Microclots and Vascular Dysfunction Long Covid	2024-09-05	\$59.00	Medical	0	Whole Genome Sequencing Ongoing Monthly Report Monitoring for New Pathologoical Variants Pertaining To Whole Genome including updates on TNFRSF13B Deficiency (Condition Not Yet	EXPENSE
Gas to and from Shepherdsville to CVS Pharmacy (where majority of prescriptions are for me and Jackie.	2024-09-06	\$9.95	Transportation/Fuel	47.4	Transportation/Fuel	EXPENSE
Home to CVS Pharmacy RoundTrip - Narcolepsy/Fatigue Medicine	2024-09-06	\$9.95	Mileage	47.4	Mileage for Medical	EXPENSE
Sequencing.Com Ongoing Critical Genetic Whole Genome Sequencing Monitoring For New Discoveries of Pathological Findings	2024-09-06	\$39.00	Medical	0	Whole Genome Sequencing Ongoing Monthly Report Monitoring for New Pathologoical Variants Pertaining To Whole Genome including updates on TNFRSF13B Deficiency (Condition Not Yet	EXPENSE
VyFy Red Light Therapy / Hyperbaric O2 / Monthly Access Fee	2024-09-14	\$262.35	RX	0	Medical - Dr. Vaughn - Long Covid	EXPENSE
VyFy Red Light Therapy / Hyperbaric O2 / Monthly Member Fee	2024-09-14	\$21.20	RX	0	Medical - Dr. Vaughn - Long Covid	EXPENSE
Phone needs - cord - charger - screen protector - needed for communicating with medical profssionals	2024-09-15	\$121.86	Utility/Service	0	Phone needs - cord - charger - screen protector - needed for communicating with medical profssionals	EXPENSE
Trip to Quest Diagnostics at DuPont for Labs to CVS in Jtown and Home	2024-09-16	\$2.06	Mileage	9.8	Mileage for Medical	EXPENSE
Dr. Vaughn - treating microclots in my circulation This cost is related to part of treatment. FullScript - Dr. Vaughn - 2024-09-17	2024-09-17	\$71.54	RX	0	Long Covid Dr. Vaughn Treatment	EXPENSE
VyFy Red Light Therapy and Compression Therapy	2024-09-19	\$4.58	Mileage	21.8	Mileage for Medical	EXPENSE

Methylene Blue per Dr. Vaughn and Dr. Frelich	2024-09-19	\$45.79	Medical	0	Methylene Blue for Long Covid and CFS/ME and Mitochondrial Energy ATP improvement	EXPENSE
Home to CVS Pharmacy Jtown and back	2024-09-19	\$0.21	Mileage	1	Mileage for Medical	EXPENSE
Forced to store large files and photos as evidence on cloud drive because my personal drive too full of GB of evidence of federal law violations by multiple KY agencies. Upgrade forced out of necessity due to sheer size of required evidence files for SNAP/DCBS/CHFS/and other related items per Open Records Request	2024-09-22	\$9.99	Utility/Service	0	File storage fee / service / utility - cloud storage to store large files as evidence to refute false charges noted in CPS case, to store all information pertinent to DCBS/CHFS/Ombudsman/and more. Monthly fee for iCloud Storage beginning this month.	EXPENSE
Pick up meds - CVS Shepherdsville	2024-09-24	\$9.95	Transportation/Fuel	47.4	RX	EXPENSE
Jtown Coin Laundry - Laundry Service - Since waiver program is not able to provide an attendant despite my continuous involvement with state endorsed agencies in over 9 months	2024-09-24	\$57.24	Laundry	0	Laundry - Since waiver unable to provide attendant care for almost a year now....	EXPENSE
Louisville Compounding Pharmacy - Ketotifen - part of Long Covid treatment per Dr. Vaughn	2024-09-26	\$67.00	RX	0	Medical - Dr. Vaughn - Long Covid	EXPENSE
Seeking Health - Molybdenum Deficiency Replacement Supplement	2024-09-27	\$18.00	Medical	0	Required to replace total absent Molybdenum	EXPENSE
L-Methyl Folate Supplement to aid in low Folate - Dr. Freilich advised to supplement for B9	2024-09-27	\$23.90	Medical	0	Required to raise current level of B9/Folate [Cannot take Folic Acid due to MTHFR issues]	EXPENSE
DripDrop Electrolyte Solution Hydration	2024-09-27	\$18.99	Medical	0	Electrolyte solution as advised by Dr. Vaughn	EXPENSE
Seeking Health - Adrenal Support - Recommended to help with cortisol levels per MTHFR Doctors (performers of 4 pt Cortisol test)	2024-09-27	\$20.00	Medical	0	To aid with body stress response and adrenal support	EXPENSE
Noveha Eyelid Scrubs - Recommended by multiple Ophthalmologists from multiple physician's offices	2024-09-27	\$19.99	Medical	0	Recommended for eyelid scrubbing to help with dry eye disease and ocular rosacea and to keep allergens and mites away from eyes	EXPENSE
Crizal Glasses Cleaning Cloths - Recommended by ALL glasses selling agencies	2024-09-27	\$18.45	Medical	0	Crizal Cloths	EXPENSE

Federal Law Violations
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#:
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Previously Submitted Repeatedly

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Ink for printer - all I primarily print are medical records or related items - of course there are limited exceptions but vast majority are all medical and health related documents such as printing the information sent to federal agencies about DCBS's continuous violations of federal law and requests for formal investigations into this illegal practice.	2024-09-27	\$15.99	Supplies	0	Printer ink cartridges for medical records	EXPENSE
UK Clinic visit 740 S. Limestone Lexington, KY roundtrip - saw Brittany Castle in the Neurosciences Institute for Trigger Point Injections In Head for severe headaches some related to Occipital Neuralgia. Had to rest multiple times on way home.	2024-09-30	\$29.06	Mileage	138.4	Mileage for Medical	EXPENSE
Alumni Life Insurance	2024-09-30	\$43.00	Insurance	0	Life Insurance	EXPENSE
Rent Station Jtown - Louisville - Apartment L29 and Common Fees - Rent Café - Shelter Expense	2024-10-01	\$205.95	Rent/Shelter	0	Rent - RentCafe Station Jtown - Paid - Shelter Expense	EXPENSE
Dr. Allen PCP Visit Mt. Wash - Norton Comm. Med. Assoc. Home to Mt. Washington Norton Comm. Med. Assoc. and back roundtrip - stopped at CVS in Shepherdsville to get RX on my way	2024-10-01	\$10.33	Mileage	49.2	Medical Mileage	EXPENSE
Faxage Fax Service Expense for Medical Communications	2024-10-02	\$7.95	Utility/Service	0	Faxage fax service fee (medical related)	EXPENSE
Methylene Blue	2024-10-03	\$45.79	Medical	0	Medical per Dr. Freilich at UK Clinic (Rheumatology)	EXPENSE
Renter Insurance (falls into shelter expense)	2024-10-03	\$12.90	Insurance	0	Renters Insurance	EXPENSE
Metformin - out of pocket cost due to insurance non-coverage Dr. Vaughn RX	2024-10-03	\$22.72	Medical	0	RX - Dr. Vaughn - Long Covid Treatment Provider	EXPENSE
Olapatadine 2% - RX by Dr. Kumar - He is in state and takes Medicaid, and has a Medicaid Payor ID, and this medication is on the formulary, but insurance still did not cover it for me.	2024-10-03	\$14.26	Medical	0	RX - Jtown CVS. This medication is on the formulary, prescribed by a doctor in Kentucky, yet is not being honored by MedImpact and CHFS	EXPENSE
VSP Standalone	2024-10-05	\$22.13	Insurance	0	VSP Standalone	EXPENSE
Sequencing.Com Ongoing Critical Genetic Whole Genome Sequencing Monitoring For New Discoveries of Pathological Findings	2024-10-06	\$39.00	Medical	0	Whole Genome Sequencing Ongoing Monthly Report Monitoring for New Pathological Variants Pertaining To Whole Genome including updates on TNFRSF13B Deficiency (Condition Not Yet	EXPENSE

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Sequencing.Com Ongoing Critical Genetic Whole Genome Sequencing Monitoring For New Discoveries of Pathological Findings Additional Report In Context Of New Lab Findings Related to Covid Microclots and Vascular Dysfunction Long Covid	2024-10-06	\$39.00	Medical	0	Whole Genome Sequencing Ongoing Monthly Report Monitoring for New Pathological Variants Pertaining To Whole Genome including updates on TNFRSF13B Deficiency (Condition Not Yet	EXPENSE
VyFy Red Light Therapy and Compression Therapy	2024-10-07	\$4.58	Mileage	21.8	Mileage for Medical	EXPENSE
Red Light Therapy at VyFy	2024-10-07	\$4.58	Mileage	21.8	Mileage for Medical	EXPENSE
Red Light Therapy at VyFy Dr Vaughn RX	2024-10-08	\$4.58	Mileage	21.8	Mileage for Medical	EXPENSE
Shepherdsville to get RX CVS	2024-10-11	\$9.95	Mileage	47.3 8	Picked up Testosterone Cypionate, Restasis, and other meds	EXPENSE
Testosterone Cypionate out of pocket cost due to insurance non-coverage Treatment for Microclots from Long Covid - Dr. Vaughn (RX)	2024-10-11	\$74.03	Medical	0	RX - Dr. Vaughn - Long Covid Treatment Provider	EXPENSE
Pentoxifylline out of pocket cost due to insurance non-coverage Treatment for Microclots from Long Covid - Dr. Vaughn (RX)	2024-10-11	\$41.37	Medical	0	RX - Dr. Vaughn - Long Covid Treatment Provider	EXPENSE
Amazon-Order-Denture/Retainer Cleaning Tablets Drip-Drop Electrolyte Mix	2024-10-12	\$69.15	Supplies	0	Denture/Retainer Cleaning Tablets Drip-Drop Electrolyte Mix	EXPENSE
Syringes for Testosterone Replacement Therapy IM Injections	2024-10-13	\$26.26	Medical	0	Syringes for Testosterone Replacement Therapy IM Injections	EXPENSE
VyFy Package Renewal - Month 3 of 3 Required	2024-10-14	\$262.35	Medical	0	Access to Red Light Therapy Devices, Medical Grade Electrical Heat and Air Compression, Hyperbaric Oxygen Chamber and More As Previously Outlined in Previously Provided Letter of Medical Necessity per Dr. Vaughn - treating provider for Long Covid Microclots	EXPENSE
VyFy Monthly Membership Fee Renewal	2024-10-14	\$21.20	Medical	0	Access to Red Light Therapy Devices, Medical Grade Electrical Heat and Air Compression, Hyperbaric Oxygen Chamber and More As Previously Outlined in Previously Provided Letter of Medical Necessity per Dr. Vaughn - treating provider for Long Covid Microclots	EXPENSE

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Pycnogenol - Dr. Vaughn - RX	2024-10-14	\$80.76	Medical	0	RX - Dr. Vaughn - Long Covid Treatment Provider	EXPENSE
Trip to Norton Women and Childrens Hospital For Arterial Blood Gas Test Ordered by PCP - Dr. Allen	2024-10-15	\$1.89	Mileage	9	Mileage for Medical	EXPENSE
Trip to Jtown Pharmacy CVS at 9575 Taylorsville Rd. (home-cvs-home)	2024-10-15	\$0.21	Mileage	1	Mileage for Medical	EXPENSE
Red Light Therapy and Infrared Sauna at VyFy	2024-10-16	\$4.58	Mileage	21.8	Mileage for Medical	EXPENSE
Trip to Norton Women and Childrens Hospital to Follow Up on Lab Results Not Being Available in MyChart - Went In Person To Get Results Released	2024-10-16	\$1.89	Mileage	9	Mileage for Medical	EXPENSE
T-Gel Shampoo - For Seborreic Dermatitis (Equate Brand)	2024-10-16	\$4.97	Medical	0	Medical	EXPENSE
EpiCeram - Sjogrens	2024-10-17	\$49.00	RX	0	RX-Epiceram-Receipts-Medical Dr. Brown - Assoc. in Derm. Billed To Card - Paid -	EXPENSE
Sildenafil RX - Not covered by insurance (RX)	2024-10-17	\$40.50	Medical	0	RX-First Urology-Dr. Malone/Dr. Kartha	EXPENSE
Venous Support - Dr. Vaughn - Long Covid Treatment Provider	2024-10-17	\$68.45	Medical	0	RX - Dr. Vaughn - Long Covid Treatment Provider	EXPENSE
Red Light Therapy at VyFy Dr Vaughn RX	2024-10-17	\$4.58	Medical	21.8	RX - Dr. Vaughn - Long Covid Treatment Provider	EXPENSE
Copper Infusion at Norton Cancer Center downtown - Dr. Glisson	2024-10-23	\$5.71	Mileage	27.2	Dr. Glisson is my Hematologist/Oncologist that is the prescriber for the Copper infusions.	EXPENSE
LGE (Shelter Utility Expense)	2024-10-24	\$287.30	Utility/Service	0	Gas and Electric - Paid Online 10-24	EXPENSE
Walmart+ Access Plan For Low Income	2024-10-25	\$49.00	Utility/Service	0	Walmart+ Access Plan (for low income) - Should be allowable expense (delivery fees are allowed as expenses - and this is for a year of the service that	EXPENSE
Trip to Cincinnati to ProScan Imaging for NeuroQuant Volumetric Brain MRI. Cortechs.ai confirmed that there were no providers located within the state of Kentucky.	2024-10-26	\$47.04	Mileage	224	Trip to Cincinnati to ProScan Imaging for NeuroQuant Volumetric Brain MRI. Cortechs.ai confirmed that there were no providers located within the state of Kentucky. Midtown ProScan location.	EXPENSE
Vision Appointment Dr. Rabaut Middleton Vision First	2024-10-28	\$3.57	Mileage	17	Medical Mileage	EXPENSE
Vision Eye Exam VSP CoPay	2024-10-28	\$15.00	Medical	0	Medical - Vision	EXPENSE

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#:
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VyFy Red Light Therapy / Compression - Dr. Vaughn	2024-10-29	\$4.58	Mileage	0	Medical Mileage	EXPENSE
Pycnogenol and Venous Support - Dr. Vaughn - Long Covid Microclots - Letters of medical necessity but medicaid refuses coverage	2024-10-30	\$190.50	RX	0	RX - Dr. Vaughn - Long Covid Treatment Provider	EXPENSE
Louisville Lung Visit Dr. Sajjad Jameel St. Matthews	2024-10-31	\$1.97	Mileage	9.4	Mileage for Medical	EXPENSE
Rent Station Jtown - Louisville - Apartment L29 and Common Fees - Rent Café - Shelter Expense	2024-11-01	\$213.58	Rent/Shelter	0	Rent - RentCafe Station Jtown - Paid - Shelter Expense	EXPENSE
Methylene Blue per Dr. Vaughn and Dr. Frelich	2024-11-01	\$45.79	Medical	0	Methylene Blue for Long Covid and CFS/ME and Mitochondrial Energy ATP improvement	EXPENSE
Prasugrel On Formulary - But Medicaid Won't Cover Because Dr. Vaughn is out of state - but he is the only treating provider in the United States of Long Covid Microclots - and federal medicaid law states that it should be covered in that situation - Kentucky continues repeatedly to violate federal law.	2024-11-01	\$35.54	RX	0	RX - Dr. Vaughn - Long Covid Treatment Provider	EXPENSE
Ludens Cough Drops \$4.54 * 2 = \$9.08 Gatorade / Electrolyte Replacement = \$7.98	2024-11-01	\$17.06	Medical	0	Walmart Receipt 2024-11-01	EXPENSE
Shepherdsville CVS Pharmacy	2024-11-02	\$9.95	Mileage	47.3	Medical Mileage	EXPENSE
Hair Trace Mineral Analysis Test - Dr. Cabral	2024-11-03	\$17.95	Medical	0	HTMA Test	EXPENSE
Gatorade - Electrolyte Replenishment - As noted per Dr. Vaughn	2024-11-04	\$15.96	Medical	0	Walmart Receipt 2024-11-04	EXPENSE
DropBox Fee - 2TB -- Legal Need Due To Kentucky's Illegal Behaviors, Actions, and Inactions in the case of me and my child.	2024-11-04	\$127.07	Utility/Service	0	DropBox fee for storing documentary evidence as Kentucky continues to refuse to follow many federal laws, and refuses to follow or acknowledge my ADA protections, and due to civil, criminal, tort, and constitutional violations - I need more storage to protect the documentary evidence. I would not need the dropbox service if not for the egregious acts of Kentucky toward me and my child.	LEGAL MEDICAL EXPENSE RELATED
Had to pick up several prescriptions.	2024-11-05	\$9.95	Mileage	47.3	Medical Mileage	EXPENSE
Amazon Order of Ink For Printer For Legal Documents	2024-11-05	\$41.99	LEGAL	0	Ink for Printer for Medical Records and Legal Documents	LEGAL EXPENSE
Retainer replacement due to damaged old one - Dr. Farnsworth - Orthodontist on Bardstown Road	2024-11-06	\$75.00	Medical	0	Medical	EXPENSE

Federal Law Violations
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#:
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Sequencing.Com Ongoing Critical Genetic Whole Genome Sequencing Monitoring For New Discoveries of Pathological Findings	2024-11-06	\$39.00	Medical	0	Whole Genome Sequencing Ongoing Monthly Report Monitoring for New Pathologoical Variants Pertaining To Whole Genome including updates on TNFRSF13B Deficiency (Condition Not Yet	EXPENSE
Medical Labs - Dr-Says-In-Conjunction-With-LabCorp	2024-11-07	\$172.81	Medical	0	Labwork	EXPENSE
VyFy NAD+ Injection Mileage - Dr. Vaughn	2024-11-07	\$4.58	Mileage	21.8	Medical Mileage	EXPENSE
VyFy NAD+ Injection Fee - Dr. Vaughn	2024-11-07	\$47.70	Medical	0	RX - Dr. Vaughn - Long Covid Treatment Provider - Medically Necessary	EXPENSE
VyFy Round Trip for Red Light / Compression / Injection (NAD+) Mileage - Dr. Vaughn	2024-11-09	\$4.58	Mileage	21.8	Medical Mileage	EXPENSE
VyFy NAD+ Injection Fee - Dr. Vaughn	2024-11-09	\$47.70	Medical	0	RX - Dr. Vaughn - Long Covid Treatment Provider - Medically Necessary	EXPENSE
EpiCeram - Sjogrens	2024-11-11	\$49.00	RX	0	RX-Epiceram-Receipts-Medical Dr. Brown - Assoc. in Derm. Billed To Card - Paid -	EXPENSE
Methylene Blue - Dr. Freilich Med Necess. Dr. Vaughn Med Necess. Long Covid Microclots / ME/CFS	2024-11-14	\$45.79	Medical	0	Methylene Blue for Long Covid and CFS/ME and Mitochondrial Energy ATP improvement	EXPENSE
Amazon Router Replacement - Older-Router- No Longer Secure	2024-11-14	\$70.27	Medical	0	I had to buy a router that is more secure as the old one was outdated and no longer met standard security requirements. As I use the internet mainly to take care of medical situations, it was imperative to have a private connection with modern security capabilities. I got a low end	LEGAL EXPENSE
Adrenal Cortex - medically necessary - Cortisol Reg Issues	2024-11-17	\$20.00	Medical	0	Medically necessary for stress hormone Balance and Adrenal Dysfunction Care	EXPENSE
L-Methyl Folate Supplement to aid in low Folate - Dr. Freilich advised to supplement for B9 - Dr. Vaughn Too	2024-11-17	\$23.90	Medical	0	L-Methyl Folate and B12 Med. Necess Dr. Vaughn Too	EXPENSE
Gatorade - Electrolyte Replenishment - As noted per Dr. Vaughn	2024-11-17	\$7.98	Medical	0	Walmart Receipt 2024-11-17	EXPENSE
VyFy Round Trip for NAD+ Shot Medically Necessary Per Dr. Vaughn	2024-11-22	\$4.58	Mileage	21.8	Medical Mileage	EXPENSE
VyFy NAD+ Injection Cost - Dr. Vaughn	2024-11-22	\$47.70	Medical	0	RX - Dr. Vaughn - Long Covid	EXPENSE

Federal Law Violations
<https://www.ecfr.gov/current/title-7/subtitle-B/chapter-II/subchapter-C/part-273/subpart-D/section-273.9>

#:
Medical Expense Deductions
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Previously Submitted Repeatedly

DCBS Federal Law Violations

Gatorade - Electrolyte Replenishment - As noted per Dr. Vaughn Also electrolyte replenishment for Jackie due to cyclical vomiting.	2024-11-22	\$15.86	Medical	0	Hydration / Electrolyte Replacement / Medically Necessary - Walmart Receipt 2024-11-22	EXPENSE
Mail Suite Mail Tracking Service For Email	2024-11-25	\$119.00	Utility/Service	0	Mail Tracking Software	LEGAL MEDICAL EXPENSE RELATED
VyFy Round Trip for Hyperbaric Oxygen Medically Necessary Per Dr. Vaughn	2024-11-25	\$4.58	Mileage	21.8	Medical Mileage	EXPENSE
Roundtrip from home to U of L ER at 3920 Dutchmans and back for ear infection and pain in right ear. For initial evaluation of	2024-11-26	\$2.02	Mileage	9.6	Emergency Room Visit John - ER - Infection - Severe Pain (Even More Than Normal)	EXPENSE
Home to CVS Jtown Roundtrip	2024-11-27	\$0.21	Mileage	1	For Amox/Clav (Augmentin - John)	EXPENSE
Kneeling Chair Ergonomic - For Posture and Back and Neck Support - To Help With Ongoing Severe Back and Neck Pain Along With Help To Complete The Legal and Medical Related Tasks Required By Administrative Agencies, Entities, Individuals, and All Acting In Their Roles As The Role's Title of Capacity Indicates.	2024-11-27	\$122.94	Medical	0	Kneeling Chair Ergonomic - For Posture and Back and Neck Support - To Help With Ongoing Severe Back and Neck Pain Along With Help To Complete The Legal and Medical Related Tasks Required By Administrative Agencies, Entities, Individuals, and All Acting In Their Roles As The	EXPENSE
LGE (Shelter Utility Expense)	2024-12-02	\$110.14	Utility/Service	0	Gas and Electric - Paid Online 12-	EXPENSE
Faxage (Medical Records and Legal Purposes) fax	2024-12-02	\$40.81	Utility/Service	0	Fax for Medical Records	EXPENSE
Rent Station Jtown - Louisville - Apartment L29 and Common Fees - Rent Café	2024-12-02	\$211.82	Rent/Shelter	0	Rent - RentCafe Station Jtown - Paid - Shelter Expense	EXPENSE
Google Drive Storage Space Medical Documents and Legal Documentation.	2024-12-02	\$105.99	Utility/Service	0	Google Drive Storage Space Medical Documents and Legal Documentation. I would not have a need for so much space if Kentucky's agencies and departments, and officials, and workers, acting in their official capacity as roles in those departments, did not continuously violate my constitutional rights and federal laws non-stop.	EXPENSE

Federal Law Violations
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#:
547
Medical Expense Deductions
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DCBS Federal Law Violations

Home to Norton W&C ER for Jackie due to more vomiting repeatedly and retching dry and deep cough often productive. Vomiting on and off now for months. Cough has been around consistently entire time. Jackie has complained of worse photophobia and of bad headache when she stands up, leans forward, moves fast, sneezes or coughs, and says her vision has been off and can't wear her glasses. I need to schedule her for eye exam - there is only one of me and I am not well at all physically - I have an infection issue too right	2024-12-02	\$1.89	Mileage	9	Mileage from Home to Norton W&C and back for Jackie ongoing repeated vomiting for days and hours daily and cough lasting nearly 3 months so far often productive. Negative chest x rays. Issues at ER with violations of patient rights, however - need to finish reporting the breach and unethical medical conduct.	EXPENSE
Mileage from Home to CVS in Jtown and back round trip to pick up Jackie's RX	2024-12-03	\$0.21	Mileage	1	Mileage from Home to CVS in Jtown and back round trip to pick up Jackie's RX	EXPENSE
Mileage from Home to Stonybrook Walgreens in Jtown and back round trip to pick up Jackie's RX	2024-12-03	\$0.84	Mileage	4	Mileage from Home to Stonybrook Walgreens in Jtown and back round trip to pick up	EXPENSE
Mileage from Home to CVS in Jtown and back round trip to pick up Jackie's RX. Tried to pick up Jackie's RXs - told they had to order and come back tomorrow after 11 am.	2024-12-03	\$0.21	Mileage	1	Mileage from Home to CVS in Jtown and back round trip to pick up Jackie's RX	EXPENSE
Home to Walgreens Stonybrook Roundtrip	2024-12-04	\$0.84	Mileage	4	Drove to Walgreens and back home roundtrip to pick up rx (StonyBrook)	EXPENSE
Had to pay out of pocket because Medicaid did not act as 2ndary payor (no Medicare Part D yet - I have until 12/7/2024 to pick the medicare plan per commercials on tv. Cannot get accurate information from anyone. So right now I only have parts A and B - and Medicaid denied payment even though they are supposed to be 2ndary payor - so I had to pay out of pocket - another wrong that needs to be reimbursed. I deserve to be treated fairly, with respect, legally, ethically, and in accordance with the law - but I am not treated as such by Kentucky, nor by Kentucky Medicaid nor by many state agencies.	2024-12-05	\$40.00	RX	0	RX requiring reimbursement. Had to pay for medication at Walgreens out of pocket due to problems with insurance. Still shows no drug coverage and no pharmacies on 2024-12-09.	EXPENSE
Nauzene Chewables for Jackie from Walmart OTC - nausea	2024-12-05	\$10.96	Medical	0	Medcial for Jackie Cyclical Vomitting Syndrome and Infection Nausea	EXPENSE
Dramamine Qty 2 Cyclical Vomiting Syndrome Jackie - nausea for both of us too.	2024-12-05	\$7.94	Medical	0	Cyclic Vomiting Syndrome for Jackie	EXPENSE
Emetrol Mixed Berry Cyclical Vomiting Syndrome Jackie, and for my own nausea as well.	2024-12-05	\$6.98	Medical	0	Cyclic Vomiting Syndrome for Jackie	EXPENSE

Federal Law Violations
<https://www.ecfr.gov/current/title-7/subtitle-B/chapter-II/subchapter-C/part-273/subpart-D/section-273.9>

Emetrol Lemon Flavor Cyclical Vomiting Syndrome Jackie, and for my own nausea as well.	2024-12-05	\$6.72	Medical	0	Cyclic Vomiting Syndrome for Jackie	EXPENSE
Roundtrip from home to Walgreens on Stonybrook to pick up Jackie's medications (Amoxicillin Clavuluate and Promethazine)	2024-12-06	\$0.84	Mileage	4	RX for Jackie from the pharmacy	EXPENSE
Home to Norton Downtown for Urgent CT Scan of Sinuses due to Emerging Infection and Danger	2024-12-06	\$5.57	Mileage	26.5	Emergency Sinus CT	EXPENSE
Riverside Parking (Handwritten Receipt from Noton Parking Garage at 234 E. Gray St. Suite 165. Phone (502) 629-387. I, as a patient,	2024-12-06	\$4.00	Medical	0	Parking at Norton Downtown Garage for Emergency Sinus CT Scan Stat	EXPENSE
EpiCeram - Sjogrens	2024-12-06	\$49.00	RX	0	RX-Epiceram-Receipts-Medical Dr. Brown - Assoc. in Derm. Billed To Card - Paid - 12/9/2024	EXPENSE
Home to UK Clinic (Stroke Center Evaluation - 740 St. Limestone Neurosciences Institute) to 3920 Dupont UL ENT for Emergency due to sudden severe hearing loss on Saturday of this past week with infection ongoing. And now affecting both ears. Appt. Scheduled for 12-10-24 as well.	2024-12-09	\$29.19	Mileage	139.0	Stroke Center Evaluation / Emergency ENT situation Sudden Hearing Loss and Infection Ongoing	EXPENSE
VyFy for Red Light Therapy - Dr. Vaughn - Only Provider in United States using Triple Coag Therapy and treating Long Covid with Microclots - KY denies all coverage despite letter attesting to this from physician and federal medicaid law mandates are violated by KY - but KY has no regard for federal law. Medically necessary care. NAD+ Injection also received per Dr. Vaughn.	2024-12-09	\$2.06	Mileage	9.8	Medical Mileage for RX - Red Light Therapy Dr. Jordan Vaughn	EXPENSE
NAD+ Injection - Dr. Jordan Vaughn Medically Necessary - All Dr. Vaughn's treatments are medically necessary yet KY has done every possible thing to block access to medically necessary care and damage me in every way	2024-12-09	\$53.00	Medical	0	Medical Cost of Injection for RX NAD+ Therapy Dr. Jordan Vaughn	EXPENSE
Ketotifen from Louisville-Compounding Pharmacy RX by Dr. Vaughn - Medically Necessary - Long Covid w Microclots	2024-12-09	\$59.00	Medical	0	Louisville Compounding Pharmacy There is not an alternative for the medication that does the same	EXPENSE
Roundtrip Home to U of L Physicians To Home Dr. Shutt - Emergency Appointment ENT Follow up and Hearing Test	2024-12-10	\$5.75	Mileage	27.4	Dr. Stutts Emergency ENT Follow Up Next Day Appointment Sudden Severe Hearing Loss on Right Side w/Tinnitus. Left side also impacted but not showing as such	EXPENSE

Federal Law Violations
<https://www.ecfr.gov/current/title-7/subtitle-B/chapter-II/subchapter-C/part-273/subpart-D/section-273.9>

#:
549
Medical Expense Deductions
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U of L Parking Garage Fee Downtown 401 E. Chestnut St. U of L Physician's Medical Clinic/Building	2024-12-10	\$2.00	Mileage	0	U of L Parking Fee They do not validate parking.	EXPENSE
Gatorade - Electrolyte Replenishment - As noted per Dr. Vaughn	2024-12-10	\$15.96	Medical	0	Walmart Receipt 2024-12-02	EXPENSE
Tangy Tangerine Vitamin Powder Mix To Help With Vitamin Absorption/Malabsorption Per Doctor Guidance	2024-12-11	\$68.95	Medical	0	Medical	EXPENSE
DVD External Laptop Drive - Legal Expense For putting radiology imaging into digital format from multiple different clinics in various phases of disease.	2024-12-11	\$19.99	LEGAL EXPENSE	0	LEGAL	LEGAL EXPENSE
Adrenal Cortex - Medically Necessary - Seeking Health Dr. Freilich / Dr. Vaughn / Other	2024-12-11	\$20.00	Medical	0	Medical	EXPENSE
L-Methyl-Folate / B12 - Seeking Health - Dr. Freilich / Dr. Vaughn	2024-12-11	\$23.90	Medical	0	Medical	EXPENSE
Ionic Minerals Molybdenum - Dr. Katyal - Mo	2024-12-11	\$19.99	Medical	0	Medical	EXPENSE
Walgreens StonyBrook	2024-12-11	\$0.84	Mileage	4	Mileage	EXPENSE
VyFy for Red Light Therapy - Dr. Vaughn - Only Provider in United States using Triple Coag Therapy and treating Long Covid with Microclots - KY denies all coverage despite letter attesting to this from physician and federal medicaid law mandates are violations of federal law.	2024-12-11	\$2.06	Mileage	9.8	VyFy Mileage for Medical	EXPENSE
Shaker Ball For Mixing Vitamins In Container	2024-12-11	\$5.99	Medical	0	Shake Ball For Inside Cup/Mixer For Vitamin Mix and	EXPENSE
VyFy for Red Light Therapy - Dr. Vaughn - Only Provider in United States using Triple Coag Therapy and treating Long Covid with Microclots - KY denies all coverage despite letter attesting to this from physician and federal medicaid law mandates are violations of federal law.	2024-12-12	\$2.06	Mileage	9.8	VyFy Mileage for Medical	EXPENSE
VyFy for Red Light Therapy - Dr. Vaughn - Only Provider in United States using Triple Coag Therapy and treating Long Covid with Microclots - KY denies all coverage despite letter attesting to this from physician and federal medicaid law mandates are violations of federal law.	2024-12-12	\$2.06	Mileage	9.8	VyFy Mileage for Medical	EXPENSE
VyFy Monthly Membership Fee Renewal	2024-12-14	\$21.20	Medical	0	VyFy Monthly Membership Fee For Access To Services Medicaid Is Required to Cover (e.g. Red Light Therapy, Hyperbaric Oxygen, per medical necessity letters from physician, but	EXPENSE

Federal Law Violations
<https://www.ecfr.gov/current/title-7/subtitle-B/chapter-II/subchapter-C/part-273/subpart-D/section-273.9>

#:
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VyFy Monthly Package Fee Renewal	2024-12-14	\$262.35	Medical	0	VyFy Monthly Package Fee For Access To Services Medicaid Is Required to Cover (e.g. Red Light Therapy, Hyperbaric Oxygen, per medical necessity letters from physician, but	EXPENSE
Ace Legal Initial Runner Fee and Filing for US-CAND-CT Invoice 2394067 - Paid ** Card 3088 ** In Full	2024-12-16	\$299.18	Medical / Legal / Admin	0	Ace Legal Initial Runner Fee and Filing for US-CAND-CT	LEGAL EXPENSE
Ace Legal Initial Runner Fee and Filing for US-CAND-CT Additional Filing Fee - and 2nd Attempt Invoice 2394067b - Paid ** Card 3088 ** In Full	2024-12-16	\$187.18	Medical / Legal / Admin	0	Ace Legal Initial Runner Fee and Filing for US-CAND-CT Additional Filing Fee - and 2nd Attempt	LEGAL EXPENSE
Ace Legal Initial Runner Fee and Filing for US-CAND-CT Additional Filing Fee - and 3rd Attempt - Court required more information - 2 additional forms. Invoice 2394750 - Paid ** Card 3088 ** In Full	2024-12-17	\$187.18	Medical / Legal / Admin	0	Ace Legal Initial Runner Fee and Filing for US-CAND-CT Additional Filing Fee - and 2nd Attempt	LEGAL EXPENSE
VyFy for Red Light Therapy - Dr. Vaughn - Only Provider in United States using Triple Coag Therapy and treating Long Covid with Microclots - KY denies all coverage despite letter attesting to this from physician and federal medicaid law mandates are violations of federal law.	2024-12-18	\$2.06	Mileage	9.8	VyFy Mileage for Medical	EXPENSE
VyFy Myers Cocktail IV Drip - Called "Natural Defense at VyFy" - Verified in writing in email that it is equivalent to Myers Cocktail for Legal Purposes If Necessary - Per Dr. Vaughn's letter of MEDICAL NECESSITY and per Federal Medicaid Law - also simultaneously had red light therapy and PEMF which were at no additional cost.	2024-12-18	\$171.72	Medical	0.0	VyFy Myers Cocktail IV Drip - Called "Natural Defense at VyFy" - Verified in writing in email that it is equivalent to Myers Cocktail for Legal Purposes If Necessary - Per Dr. Vaughn's letter of MEDICAL NECESSITY and per Federal Medicaid Law	EXPENSE
VyFy for Red Light Therapy - Dr. Vaughn - Only Provider in United States using Triple Coag Therapy and treating Long Covid with Microclots - KY denies all coverage despite letter attesting to this from physician and federal medicaid law mandates are violations of federal law.	2024-12-19	\$2.06	Mileage	9.8	VyFy Mileage for Medical	EXPENSE
Roundtrip to Tyler Center Kroger from Home to pick up medication	2024-12-19	\$1.64	Medical	7.8	Roundtrip to Tyler Center Kroger to pick up medications from Home	EXPENSE
Sildenafil - Dr. Kartha - First Urology	2024-12-19	\$40.50	RX	0	Sildenafil - First Urology - Dr. Kartha	EXPENSE
Roundtrip to Stonybrook Walgreens and Home for Mg Citrate	2024-12-20	\$0.88	Mileage	4.2	Medical Mileage	EXPENSE
4 Magnesium Citrate Bottles - 2 Grape / 2 Cherry - Dye Free at Walgreens at StonyBrook	2024-12-20	\$12.68	Medical	0.0	Mg Citrate bottles for me and also for Jackie to follow cleanout procedure as Dr. Patterson at ER indicated for her	EXPENSE

Visual Contrast Study - Ongoing CIRS Monitoring Chronic Inflammatory Response Syndrome (CIRS) Water Damaged Building Syndrome Metric Testing	2024-12-26	\$15.00	Medical	0	Visual Contrast Study - Ongoing CIRS Monitoring Chronic Inflammatory Response Syndrome (CIRS) Water Damaged Building Syndrome Metric Testing	EXPENSE
VyFy Red Light Therapy and Compression Therapy Also NAD+ Injection (IM) and Vitamin C injection (IM) Red Light and Compression covered by monthly member fee. NAD+ and Vitamin C billed. As on record from Dr. Vaughn, treating Long Covid with microclots utilizing many modalities and therapies including medically necessary red light therapy, compression therapy, NAD+, and Vitamin C, all medically necessary with letters of medical necessity from provider. All denied by Kentucky CHFS-DCBS / Lucinda Lawrence - time and time again even though eligible as medical expense deductions. Separately, Medicaid also refuses to cover despite the medical necessity of the goods and services - and Waiver also denies all legal liability for paying fees for these goods and services although they are obligated under federal law.	2024-12-26		Medical	0	VyFy Red Light Therapy and Compression Therapy Also NAD+ Injection (IM) and Vitamin C injection (IM) Red Light and Compression covered by monthly member fee. NAD+ and Vitamin C billed. As on record from Dr. Vaughn, treating Long Covid with microclots utilizing many modalities and therapies including medically necessary red light therapy, compression therapy, NAD+, and Vitamin C, all medically necessary with letters of medical necessity from provider. All denied by Kentucky CHFS-DCBS / Lucinda Lawrence - time and time again even though eligible as medical expense deductions. Separately, Medicaid also refuses to cover despite the medical necessity of the goods and services - and Waiver also denies all legal liability for paying fees for these goods and services although they are obligated under federal law.	VyFy Red Light Therapy and Compression Therapy Also NAD+ Injection (IM) and Vitamin C injection (IM) Red Light and Compression covered by monthly member fee. NAD+ and Vitamin C billed. As on record from Dr. Vaughn, treating Long Covid with microclots utilizing many modalities and therapies including medically necessary red light therapy, compression therapy, NAD+, and Vitamin C, all medically necessary with letters of medical necessity from provider. All denied by Kentucky CHFS-DCBS / Lucinda Lawrence - time and time again even though eligible as medical expense deductions
VyFy Roundtrip Medical Mileage for services on record as medically necessary	2024-12-26	\$2.06	Mileage	9.8	VyFy Roundtrip Medical Mileage for services on record as medically necessary	EXPENSE

Federal Law Violations
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#:
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DCBS Federal Law Violations

One year of Sjogrens Foundation Membership for medical needs, conference reduced rates or complimentary tickets - one must be a member to be able to receive the discounted rates. As Sjogrens Disease is not well known, and at the same time is the 2nd most common rheumatological disease, education and awareness are critically important to appropriate clinical practices and often patients are teaching doctors in today's world.	2024-12-26	\$36.00	Medical	0	One year of Sjogrens Foundation Membership for medical needs, conference reduced rates or complimentary tickets - one must be a member to be able to receive the discounted rates. As Sjogrens Disease is not well known, and at the same time is the 2nd most common rheumatological disease, education and awareness are critically important to appropriate clinical practices and often patients are teaching doctors in today's world.	EXPENSE
SJOGRENS FOUNDATION FIFTH EDITION BOOK PURCHASE TO SEEND TO DR. FREILICH AT UK WHO NEEDS TO GET CURRENT WITH FURTHER UP TO DATE KNOWLEDGE ON SJOGRENS - HOPE IT HELPS ME AND MANY OTHERS AS WELL AS DR. FREILICH	2024-12-26	\$39.00	Medical	0	BOOK ITSELF WAS \$32 AND SHIPPING WAS \$7 FOR A TOTAL OF \$39.	EXPENSE
Walgreens to pick up Steroid/Prednisone, Fluconazole, and Amoxicillin 875mg for ongoing infection. Home to Walgreens at Stonybrook back to BLINKRX - EPICERAM - DR. ASHLEY BROWN - ASSOCIATES IN DERMATOLOGY	2024-12-27	\$0.84	Mileage	4.0	Walgreens to pick up Steroid/Prednisone, Fluconazole, and Amoxicillin 875mg for ongoing	EXPENSE
BLINKRX - EPICERAM - DR. ASHLEY BROWN - ASSOCIATES IN DERMATOLOGY	2024-12-29	\$49.00	RX	0	EpiCeram	EXPENSE
VyFy Roundtrip Medical Mileage - did not realize they were not open today - but still made the trip. Found out from sign on their door once I arrived.	2024-12-31	\$2.06	Mileage	9.8	VyFy Roundtrip Medical Mileage for services on record as medically necessary, however, today they were closed and I did not know - still - the miles were traveled.	EXPENSE
Roundtrip to Stonybrook Walgreens and Home for Mg Citrate	2024-12-31	\$0.88	Mileage	4.2	Medical Mileage roundtrip to Walgreens for medically necessary testosterone replacement therapy	EXPENSE
Roundtrip to U of L at 3920 Dutchmans Prkwy for Dr. Stutts ENT appointment for procedure this morning	2024-12-31	\$1.93	Mileage	9.2	Roundtrip to U of L at 3920 Dutchmans Prkwy for Dr. Stutts ENT appointment for procedure this morning	EXPENSE
LGE (Shelter Utility Expense)	2025-01-01	\$137.13	Rent/Shelter		Rent/Shelter	EXPENSE
Rent Station Jtown - Louisville - Apartment L29 and Common Fees - Rent Café	2025-01-01	\$231.83	Rent/Shelter	0	Rent - RentCafe Station Jtown - Paid - Shelter Expense	EXPENSE
Faxage Invoice for Medical Records	2025-01-02	\$7.95	Utility/Supplies	0	Faxage invoice for medical records	EXPENSE
Cost of Adderall at CVS in Jtown because for some reason insurance is not wanting to cover anything now - but I have no copay and no deductible so don't know what is up with that. Must call the LINET plan.	2025-01-03	\$32.56	Medical	0	Cost of Adderall at CVS in Jtown because for some reason insurance is not wanting to cover anything now - but I have no copay and no deductible so don't know what is up with that. Must call the LINET plan.	EXPENSE

Federal Law Violations

<https://www.ecfr.gov/current/title-7/subtitle-B/chapter-II/subchapter-C/part-273/subpart-D/section-273.9>

553

Medical Expense Deductions

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Previously Submitted Repeatedly

DCBS Federal Law Violations

Roundtrip to CVS Jtown to pick up Adderall - it had been called in to the wrong pharmacy...again...this has happened in the past as well but different set of circumstances.	2025-01-03	\$0.21	Mileage	1	Roundtrip to CVS in Jtown	EXPENSE
Went to Walgreens to pick up Adderall and other medications as they were supposedly there and ready. When we got there, the Adderall they did not have a rx for despite Dr. Shaikun stating he sent one. Also - the other medications all had costs associated and I am not supposed to have any copay or deductible on medications so now have to call LINET too - Medicare Drug Plan	2025-01-03	\$0.88	Mileage	4.2	Went to Walgreens to pick up Adderall and other medications as they were supposedly there and ready. When we got there, the Adderall they did not have a rx for despite Dr. Shaikun stating he sent one. Also - the other medications all had costs associated and I am not supposed to have any copay or deductible on medications so now have to call LINET too - Medicare Drug Plan	EXPENSE
VisionFirst Middletown RoundTrip with Jackie for her glasses appointment due to change of RX and need for new glasses.	2025-01-03	\$3.57	Mileage	17	Medical Mileage	EXPENSE
New Glasses RX for Jackie so new frames and new lenses needed. Used standalone VSP plan as it had the best benefits. Still - glasses and frames with transitions and anti-glare even with the cheaper antiglare but with Eyezen lenses to help filter blue light for migraines etc...came to approximately \$300. Paid 1/2 today and will pay other half upon pickup of item in 1 to 3 weeks from Vision First Middletown. Jackie saw Dr. Holly today. - Part 1 of 2 payments - 50% of total due. Will owe other 50% upon pickup in 1 to 3 weeks. Pmt 1 of 2.	2025-01-03	\$149.31	Medical	0	New Glasses RX for Jackie so new frames and new lenses needed. Used standalone VSP plan as it had the best benefits. Still - glasses and frames with transitions and anti-glare even with the cheaper antiglare but with Eyezen lenses to help filter blue light for migraines etc...came to approximately \$300. Paid 1/2 today and will pay other half upon pickup of item in 1 to 3 weeks from Vision First Middletown. Jackie saw Dr. Holly today.	EXPENSE
Tried to pick up Prednisone from the 4th at CVS in Jtown, but they were closed. Hoping for better luck tomorrow.	2025-01-07	\$0.21	Mileage	1	CVS Pharmacy Jtown roundtrip from home.	EXPENSE
Delivery Fee for Prescriptions. Too dangerous on the roads to drive with recent ice storm - at least to go really any distance more than a mile or two - paid to have prescriptions from Walgreens Delivered.	2025-01-08	\$8.99	Medical	0	Delivery Fee for Prescriptions. Too dangerous on the roads to drive with recent ice storm - at least to go really any distance more than a mile or two - paid to have prescriptions from Walgreens Delivered.	EXPENSE

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#:
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DCBS Federal Law Violations

VyFy for Red Light Therapy - Dr. Vaughn - Only Provider in United States using Triple Coag Therapy and treating Long Covid with Microcloths - KY denies all coverage despite letter attesting to this from physician and federal medicaid law mandates are viola	2025-01-09	\$2.06	Mileage	9.8	VyFy for Red Light Therapy - Dr. Vaughn - Only Provider in United States using Triple Coag Therapy and treating Long Covid with Microcloths - KY denies all coverage despite letter attesting to this from physician and federal medicaid law mandates are viola	EXPENSE
AFLAC TYPE G SUPPLEMENT MEDICARE	2025-01-10	\$187.10	Medical	0	Medicare Type G Supplemental Plan	EXPENSE
FIRST AFLAC PLAN G SUPPLEMENT MEDICARE PAYMENT	2025-01-11	\$187.10	Medical	0.0	FIRST AFLAC PLAN G SUPPLEMENT MEDICARE PAYMENT	EXPENSE
Alumni Insurance Group Metlife Dental and Metlife Vision Supplemental Plans for me and Jackie	2025-01-11	\$283.35	Medical	0	Alumni Insurance Group Metlife Dental and Metlife Vision Supplemental Plans for me and Jackie	EXPENSE
VyFy for Red Light Therapy - Dr. Vaughn - Only Provider in United States using Triple Coag Therapy and treating Long Covid with Microcloths - KY denies all coverage despite letter attesting to this from physician and federal medicaid law mandates are viola	2025-01-11	\$2.06	Mileage	9.8	VyFy for Red Light Therapy - Dr. Vaughn - Only Provider in United States using Triple Coag Therapy and treating Long Covid with Microcloths - KY denies all coverage despite letter attesting to this from physician and federal medicaid law mandates are viola	EXPENSE
VyFy for Red Light Therapy - Dr. Vaughn - Only Provider in United States using Triple Coag Therapy and treating Long Covid with Microcloths - KY denies all coverage despite letter attesting to this from physician and federal medicaid law mandates are viola	2025-01-16	\$2.06	Mileage	9.8	VyFy for Red Light Therapy - Dr. Vaughn - Only Provider in United States using Triple Coag Therapy and treating Long Covid with Microcloths - KY denies all coverage despite letter attesting to this from physician and federal medicaid law mandates are viola	EXPENSE
VyFy Energizer B Complex Shot per medical necessity - Dr. Vaughn - AL - Long Covid Microcloths / MCAS	2025-01-11		Medical	0	VyFy Energizer B Complex Shot per medical necessity - Dr. Vaughn - AL - Long Covid Microcloths / MCAS	EXPENSE
Adobe monthly subscription fee - only have the professional version b/c forced into involuntary administrative servitude - used for legal filing document preparation.	2025-01-11	\$21.19	Supplies/Utilities	0	Adobe monthly subscription fee - only have the professional version b/c forced into involuntary administrative servitude - used for legal filing document preparation.	LEGAL EXPENSE
VyFy Red Light Therapy and Compression Therapy	2025-01-13	\$2.06	Mileage	9.8	VyFy Round Trip Red Light Therapy and Compression Therapy - Both Medically Necessary	EXPENSE
Membership Fee VyFy - Dr. Vaughn - Medically Necessary Services Available Here	2025-01-14	\$262.35	Medical	0	Membership Fee VyFy - Dr. Vaughn - Medically Necessary Services Available Here	EXPENSE

Federal Law Violations
<https://www.ecfr.gov/current/title-7/subtitle-B/chapter-II/subchapter-C/part-273/subpart-D/section-273.9>

#:
Medical Expense Deductions
 John R. Fouts, MBA
 Previously Submitted Repeatedly

DCBS Federal Law Violations

Monthly Fee VyFy - Dr. Vaughn - Medically Necessary Services Available Here	2025-01-14	\$21.20	Medical	0	Monthly Fee VyFy - Dr. Vaughn - Medically Necessary Services Available Here	EXPENSE
CASEFLEET ONE MONTH ACCESS FEE	2025-01-18	\$100.00	LEGAL EXPENSE		CASEFLEET ONE MONTH ACCESS FEE	LEGAL EXPENSE
VyFy Red Light Therapy and Compression Therapy	2025-01-21	\$2.06	Mileage	9.8	VyFy Round Trip Red Light Therapy and Compression Therapy - Both Medically Necessary	EXPENSE
UK Clinic Roundtrip to Lexington to Home for Pelvic MRV with Iron Contrast and Labs for upcoming Lumbar Puncture	2025-01-21	\$27.85	Mileage	133	Round Trip to UK Clinic for Diagnostic Medically Necessary Testing	EXPENSE
LGE (Shelter Utility Expense)	2025-01-27	\$193.16	Supplies/Utilities	0	Electric Bill	EXPENSE
BLINKRX - EPICERAM - DR. ASHLEY BROWN - ASSOCIATES IN DERMATOLOGY	2025-01-25	\$49.99	Medical	0	BLINKRX - EPICERAM - DR. BROWN. Associates in Dermatology	EXPENSE
Red Light Therapy at VyFY and Compression per medically necessary order from Dr. Vaughn treating me for Long Covid and Microclots and Mileage	2025-01-27	\$2.06	Mileage	9.8	VyFy Round Trip Red Light Therapy and Compression Therapy - Both Medically Necessary	EXPENSE
AFLAC TYPE G SUPPLEMENT MEDICARE	2025-01-24	\$167.10	Insurance	0	AFLAC Type G Supplemental Medicare	EXPENSE
VyFy Vitamin B Complex Intramuscular Injection per Dr. Vaughn - medical necessity for Long Covid and Microclots	2025-01-27	\$28.62	Medical	0	VyFy Vitamin B Complex Intramuscular Injection per Dr. Vaughn - medical necessity for Long Covid and Microclots	EXPENSE
Red Light Therapy at VyFY per medically necessary order from Dr. Vaughn treating me for Long Covid and Microclots and Mileage	2025-01-28	\$2.06	Mileage	9.8	VyFy Round Trip Red Light Therapy Medically Necessary	EXPENSE
Rent Station Jtown - Louisville - Apartment L29 and Common Fees - Rent Café - Shelter Expense	2025-02-01	\$204.77	Rent/Shelter	0	Rent - RentCafe Station Jtown - Paid - Shelter Expense	EXPENSE
Red Light Therapy at VyFY per medically necessary order from Dr. Vaughn treating me for Long Covid and Microclots and Mileage	2025-02-03	\$2.06	Mileage	9.8	VyFy Round Trip Red Light Therapy Medically Necessary	EXPENSE
	2025-02-04	\$174.75	Medical / Legal / Admin	0	Medical and Legal Expense necessary to buy contact lists to involve media as court system is corrupt as are all agencies in Kentucky.	LEGAL EXPENSE
SCAIA SOFTWARE EDISCOVERY - VM AND KEY MONTHLY FEE	2025-01-19	\$50.00	LEGAL EXPENSE	0	SCAIA SOFTWARE EDISCOVERY - VM AND KEY MONTHLY FEE	LEGAL EXPENSE
KETOTIFEN from Louisville-Compounding Pharmacy RX by Dr. Vaughn - Medically Necessary - Long Covid w Microclots + SHIPPING	2025-01-16	\$69.01	Medical	0	KETOTIFEN from Louisville- Compounding Pharmacy RX by Dr. Vaughn - Medically Necessary Long Covid w Microclots + SHIPPING	EXPENSE
LAPTOP DUE TO OLD LAPTOP NO LONGER ABLE TO FUNCTION. NECESSARY TO HAVE FOR LEGAL FILINGS AND PROCEEDINGS INVOLVING MEDICAL EXPENSE DEDUCTIONS ETC.	2025-01-12	\$184.69	Supplies/Utilities	0	LAPTOP DUE TO OLD LAPTOP NO LONGER ABLE TO FUNCTION. NECESSARY TO HAVE FOR LEGAL FILINGS AND PROCEEDINGS INVOLVING MEDICAL EXPENSE DEDUCTIONS ETC.	EXPENSE

Federal Law Violations

<https://www.ecfr.gov/current/title-7/subtitle-B/chapter-II/subchapter-C/part-273/subpart-D/section-273.9>

#:
556

Medical Expense Deductions

John R. Fouts, MBA

Previously Submitted Repeatedly

DCBS Federal Law Violations

\$ 17,811.62

**PROPOSED ORDER GRANTING PLAINTIFF'S MOTION TO PROCEED IN FORMA
PAUPERIS**

**IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF KENTUCKY**

John R. Fouts, Pro Se

Plaintiff

v.

Defendants

**PROPOSED ORDER GRANTING PLAINTIFF'S MOTION TO PROCEED IN FORMA
PAUPERIS**

This matter comes before the Court upon Plaintiff John R. Fouts' **Motion for Leave to Proceed In Forma Pauperis** pursuant to **28 U.S.C. § 1915(a)**. Having reviewed the motion and supporting affidavit, and being otherwise sufficiently advised, the Court finds that Plaintiff has demonstrated an inability to pay the required filing fees without undue financial hardship.

Accordingly, IT IS HEREBY ORDERED that:

1. Plaintiff's Motion for Leave to Proceed In Forma Pauperis is **GRANTED**.
2. Plaintiff may proceed in this matter without prepayment of filing fees.
3. The Clerk of Court shall file Plaintiff's Complaint without requiring the usual fees.
4. Plaintiff shall keep the Court informed of any changes to his financial status that may affect his ability to proceed in forma pauperis.

IT IS SO ORDERED.

DATED: _____

UNITED STATES DISTRICT JUDGE

**EMERGENCY MOTION FOR TEMPORARY RESTRAINING ORDER (TRO) AND
PRELIMINARY INJUNCTION**

**UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF KENTUCKY**

CASE NO: 3:25-CV-00033-BJB-RSE

JOHN R. FOUTS, Plaintiff

v.

STATION J-TOWN, et al., Defendants

**EMERGENCY MOTION FOR TEMPORARY RESTRAINING ORDER (TRO) AND
PRELIMINARY INJUNCTION**

INTRODUCTION

Plaintiff **John R. Fouts**, proceeding **pro se**, respectfully moves this Court for an **Emergency Temporary Restraining Order (TRO) and Preliminary Injunction** pursuant to **Rule 65** of the **Federal Rules of Civil Procedure**.

Without immediate judicial intervention, Plaintiff and his **disabled minor child** will face **imminent homelessness, life-threatening danger, and further irreparable harm** due to unlawful **retaliation, housing discrimination, and systemic obstruction of justice**.

GROUND FOR RELIEF

This motion is based on:

- **Violations of the Americans with Disabilities Act (ADA) (42 U.S.C. § 12101 et seq.)**
- **Violations of the Fair Housing Act (FHA) (42 U.S.C. § 3601 et seq.)**
- **Retaliation under the Whistleblower Protection Act (5 U.S.C. § 2302)**
- **Unlawful housing discrimination under the Violence Against Women Act (VAWA) (34 U.S.C. § 12491)**
- **Obstruction of justice (18 U.S.C. § 1512)**

**EMERGENCY MOTION FOR TEMPORARY RESTRAINING ORDER (TRO) AND
PRELIMINARY INJUNCTION**

Plaintiff fully incorporates by reference his **Affidavit in Support of Emergency Injunction**, which provides additional facts and legal arguments justifying immediate relief.

REQUEST FOR RELIEF

Plaintiff respectfully requests that this Court issue an **Emergency Temporary Restraining Order (TRO) and Preliminary Injunction** as follows:

1. **Issue an Emergency TRO preventing lease non-renewal without cause**, ensuring Plaintiff and his child remain housed until appropriate accommodations are secured.
2. **Order HUD, LMHA, and Station J-Town to immediately provide ADA, FHA, and VAWA accommodations** as required by federal law.
3. **Grant full Whistleblower Protections for Plaintiff and his child** to prevent further retaliation and harm.
4. **Order that Plaintiff be allowed to install new locks, including cost of professional installation, on his residence at no cost** and ensure that the landlord does not have access to a key **until Plaintiff and his child are safely relocated**.
5. **Mandate that HUD, LMHA, or Station J-Town bear all costs associated with security measures and whistleblower protections**, including:
 - o **Lock installation and security upgrades**
 - o **Emergency relocation assistance and protective accommodations**
 - o **Provision of two functional car keys for Plaintiff's vehicle** to ensure safe mobility in emergencies
6. **Authorize any additional safety measures available as whistleblower protections** to protect Plaintiff and his child from life-threatening dangers.
7. **Escalate this matter directly to the U.S. Supreme Court** due to:
 - o Systemic obstruction of justice and constitutional violations
 - o Fundamental denial of due process at all judicial levels (Christopher v. Harbury, 536 U.S. 403 (2002))

**EMERGENCY MOTION FOR TEMPORARY RESTRAINING ORDER (TRO) AND
PRELIMINARY INJUNCTION**

8. If the Court refuses to rule on this Emergency Motion, it must provide a written explanation for why it is failing to intervene despite clear and immediate irreparable harm.

LEGAL BASIS

The requested relief is justified under the following legal precedents:

- **Winter v. NRDC, Inc., 555 U.S. 7 (2008)** – Courts must grant injunctive relief when irreparable harm is likely.
- **Tolan v. Cotton, 572 U.S. 650 (2014)** – Courts must fully consider facts in favor of the plaintiff in matters of safety.
- **Havens Realty Corp. v. Coleman, 455 U.S. 363 (1982)** – Standing in FHA cases for plaintiffs harmed by discrimination.
- **Olmstead v. L.C., 527 U.S. 581 (1999)** – ADA prohibits forced displacement of disabled individuals.

CONCLUSION

For the foregoing reasons, Plaintiff respectfully requests that this Court **grant this Emergency Motion in full** and issue an **immediate ruling** to prevent further irreparable harm.

**EMERGENCY MOTION FOR TEMPORARY RESTRAINING ORDER (TRO) AND
PRELIMINARY INJUNCTION**

CERTIFICATE OF SERVICE

I hereby certify that on **February 8, 2025**, I electronically filed the foregoing **Emergency Motion for TRO and Preliminary Injunction** with the Clerk of Court using **CM/ECF**, and served copies on all relevant parties.

Respectfully submitted,



John R. Fouts, MBA, Pro Se
2904 Sitka Dr. L29
Louisville, KY 40299

P. 502.956.0052 (Text Only – ADA Accommodations)
F. 502.996.8246 (HIPAA Compliant)
E. Fouts.John@gmail.com

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Select the document you wish to view.

Attachment	Description	Pages	Size
	<input checked="" type="checkbox"/> <u>82</u>	4 pages	115.4 KB
<input checked="" type="checkbox"/> <u>1</u>	Affidavit EXHIBIT A: 2025-02-08-Affidavit-In-Support-Of-Emergency-Injunction-a	12 pages	4.0 MB
<input checked="" type="checkbox"/> <u>2</u>	Exhibit EXHIBIT 1: FEB-3-STATION-JTOWN-HUD-PIH-OTHER-COMMUNICATIONS-NO-RESPONSE	70 pages	4.6 MB
<input checked="" type="checkbox"/> <u>3</u>	Exhibit EXHIBIT 2: FEB-4-STATION-JTOWN-HUD-PIH-OTHER-COMMUNICATIONS-NO-RESPONSE	7 pages	260.8 KB
<input checked="" type="checkbox"/> <u>4</u>	Exhibit EXHIBIT 3: FEB-5-STATION-JTOWN-HUD-PIH-OTHER-COMMUNICATIONS-NO-RESPONSE	21 pages	786.4 KB
<input checked="" type="checkbox"/> <u>5</u>	Exhibit EXHIBIT 4: SUBJECT-FAILURE-TO-RESPOND-TO-URGENT-LEGAL-MATTER-2025-02-05	3 pages	59.9 KB
<input checked="" type="checkbox"/> <u>6</u>	Exhibit EXHIBIT 5: 2025-02-07-COLLECTION OF RELEVANT EMAIL DELIVERY CERTIFICATE	298 pages	798.1 KB
<input checked="" type="checkbox"/> <u>7</u>	Exhibit EXHIBIT 6: EXHIBIT-2024-12-29-ADA-ACCOMMODATION-REFUSAL-EXAMPLES.pdf	76 pages	9.0 MB
<input checked="" type="checkbox"/> <u>8</u>	Exhibit EXHIBIT 7: EXHIBIT-UNJUST-LEASE-TERMINATION-HOUSING-CRISIS-VIOLATIONS-A	13 pages	415.8 KB
<input checked="" type="checkbox"/> <u>9</u>	Exhibit EXHIBIT 8: !!!EXHIBIT-STATION-JTOWN-VIDA-MGMT-NON-LEASE-RENEWAL.pdf	744 pages	13.0 MB
<input checked="" type="checkbox"/> <u>10</u>	Exhibit EXHIBIT 9: FRAUDULENT-FEDERAL-INVESTIGATION-JAMES-TOEWS-HHS	70 pages	6.6 MB
<input checked="" type="checkbox"/> <u>11</u>	Proposed Order Proposed Order	2 pages	43.1 KB

[12](#)

Supplement 2025-02-08-SUPPLEMENTAL-
MEMORANDUM-IN-SUPPORT-OF-TRO- 5 pages 3.9 MB
JOHN-R-FOUTS-25-

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1325 pages 43.5 MB

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF KENTUCKY
LOUISVILLE DIVISION

JOHN R. FOUTS

PLAINTIFF

v.

No. 3:25-cv-33-BJB

COMMONWEALTH OF KENTUCKY, ET AL.

DEFENDANTS

MEMORANDUM AND ORDER

This order addresses seven of the many motions recently filed by *pro se* Plaintiff John R. Fouts: motions for a temporary restraining order (DN 73), for protection under the Violence Against Women Act (DN 76), to “reinstate” his *in forma pauperis* status (which he did *not* have previously) (DNs 72 & 77), to grant him *in forma pauperis* status (DN 81), to vacate the Court’s prior TRO and special-master denials (DN 75), and to vacate the Magistrate Judge referral (DN 78).

The Court denies these motions—largely for the same reasons it previously denied his similar motions. *See Order Denying Leave to Proceed In Forma Pauperis* (DN 62) and *Order Denying Emergency Motions* (DN 71).

Fouts’s request for a temporary restraining order against Vida-Management, Inc. and Station J-Town (DN 73) and his request for immediate protection (including a TRO) under VAWA (DN 76) fail for the same reasons they have in the past. *See Order Denying Emergency Motions* at 4–6. Fouts still doesn’t meet the procedural requirements for a TRO, which he seeks without notice to the adverse parties. Under these circumstances, the Court may issue the order only if: “(A) specific facts in an affidavit or a verified complaint clearly show that immediate and irreparable injury, loss, or damage will result to the movant before the adverse party can be heard in opposition; and (B) the movant’s attorney certifies in writing any efforts made to give notice and the reasons why it should not be required.” FED. R. CIV. P. 65(b)(1). Fouts hasn’t addressed whether he has tried to notify Vida-Management or Station J-Town, nor has he offered any reason why the Court should exempt him from the requirement to do so.[†] This deficiency also dooms Fouts’s VAWA motion because that filing requests injunctive relief that the Court may not impose against Defendants who

[†] As previously explained, even if the Court construed the TRO request as one for preliminary injunction, it would fail. *See Order Denying Emergency Motions* at 4–5. Rule 65(a)(1) provides that “[t]he court may issue a preliminary injunction only on notice to the adverse party.” FED. R. CIV. P. 65(a)(1). Because “there is [still] no indication that Plaintiff has served Defendants with a summons and copy of the Complaint, ... a preliminary injunction is premature and cannot be granted.” *Yang v. Shenzhen Hongfangrui Tech. Co.*, No. 23-cv-13001, 2023 WL 8370407, at *1–2 (E.D. Mich. Dec. 4, 2023).

aren't properly before the Court. *See Order Denying Emergency Motions* at 6 (denying Fouts's earlier VAWA motion because Fouts didn't "meet the procedural requirements for either a TRO or preliminary injunctive relief").

As for Fouts's renewed and emergency IFP motions (DNs 72, 77 & 81), the Court denies them for the same reasons it previously denied his initial IFP applications (DNs 7 & 8). *Order Denying Leave to Proceed In Forma Pauperis* at 3. Fouts's IFP motions don't engage with the Court's reason for denying his initial application: he has the resources to pay the \$405.00 filing fee for this action without facing undue hardship. *See id.* at 2–3 (collecting cases).

The Court also denies Fouts's "motion to vacate judicial orders" (DN 75), which asks the Court to reverse course on his request for "appointment of a special master" (DN 54) and temporary restraining order (DNs 57 & 61). *See Order Denying Emergency Motions* at 4–6 (denying Fouts's motions for a special master and TRO). As discussed above, Fouts still hasn't met the procedural requirements for obtaining a TRO. And the Court's reasons for denying Fouts's motion for a special master remain fully applicable. Fouts requested a special master to assist him in this case and initiate a *qui tam* action. As the Court previously explained, its role isn't to supply legal advice and *pro se* plaintiffs may not bring *qui tam* actions under the Fair Claims Act. *Id.* at 6–7. So the Court declines to vacate its prior orders and rejects this motion.

Last, the Court denies Fouts's motion "to vacate the unlawful reassignment of this case to a magistrate judge" (DN 78). Fouts alleges "fraud upon the Court" (apparently by the Court itself) based on the purported "violation [of] due process and judicial ethics" due to the assignment of this case to a magistrate judge. *Motion to Vacate Magistrate Judge Referral* at 1. Congress expressly authorized general referrals to a magistrate judge: under 28 U.S.C. § 636(b)(1)(A), the Court may "designate a magistrate judge to hear and determine any pretrial matter pending before the court" except for dispositive motions. The District Judge, of course, retains authority to decide any and all dispositive issues. *See* § 636(b)(1)(B). Here, the Magistrate Judge hasn't exceeded her authority to rule on pretrial matters. In fact, she hasn't yet ruled on anything in this case.

ORDER

The Court denies Fouts's motions for a temporary restraining order (DN 73), for protection under the Violence Against Women Act (DN 76), to "reinstate" his *in forma pauperis* status (DNs 72 & 77), to grant him *in forma pauperis* status (DN 81), to vacate the Court's prior orders regarding his motions for a special master and TRO (DN 75), and to vacate the Magistrate Judge referral (DN 78).

EMERGENCY MOTION

FOR FRAUD UPON THE COURT, JUDICIAL OBSTRUCTION, SYSTEMIC DUE PROCESS VIOLATIONS, CRIMINAL REFERRAL, AND DEMAND FOR COMPENSATORY AND PUNITIVE DAMAGES UNDER THE KU KLUX KLAN ACT OF 1871 (42 U.S.C. § 1985), RICO (18 U.S.C. §§ 1961-1968), FALSE CLAIMS ACT (31 U.S.C. § 3729), COLOR OF LAW (18 U.S.C. §§ 241-242), TREASON (18 U.S.C. § 2381), SEDITION (18 U.S.C. § 2384), WAR CRIMES (18 U.S.C. § 2441), TORTURE (18 U.S.C. § 2340), INTENTIONAL INFILCTION OF EMOTIONAL DISTRESS, AND STATE-SPONSORED PERSECUTION

UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF KENTUCKY

CASE NO.: 3:25-CV-00033-BJB-RSE

JOHN R. FOUTS, MBA, Plaintiff

vs.

UNITED STATES DISTRICT COURT, SIXTH CIRCUIT COURT OF APPEALS, AND ASSOCIATED PARTIES, Defendants

EMERGENCY MOTION FOR FRAUD UPON THE COURT, JUDICIAL OBSTRUCTION, SYSTEMIC DUE PROCESS VIOLATIONS, CRIMINAL REFERRAL, AND DEMAND FOR COMPENSATORY AND PUNITIVE DAMAGES UNDER THE KU KLUX KLAN ACT OF 1871 (42 U.S.C. § 1985), RICO (18 U.S.C. §§ 1961-1968), FALSE CLAIMS ACT (31 U.S.C. § 3729), COLOR OF LAW (18 U.S.C. §§ 241-242), TREASON (18 U.S.C. § 2381), SEDITION (18 U.S.C. § 2384), WAR CRIMES (18 U.S.C. § 2441), TORTURE (18 U.S.C. § 2340), INTENTIONAL INFILCTION OF EMOTIONAL DISTRESS, AND STATE-SPONSORED PERSECUTION

COMES NOW, Plaintiff John R. Fouts, MBA, filing this emergency motion seeking immediate redress for **Fraud Upon the Court**, systemic due process violations, judicial obstruction, and violations of federal law that have irreparably harmed both himself and his minor child, Jackie (legal name Jack) Fouts. This motion seeks **vacatur of fraudulent court orders, full disclosure of restricted docket filings, immediate reinstatement of proper judicial review, criminal referrals for all responsible parties, immediate elevation of**

EMERGENCY MOTION

FOR FRAUD UPON THE COURT, JUDICIAL OBSTRUCTION, SYSTEMIC DUE PROCESS VIOLATIONS, CRIMINAL REFERRAL, AND DEMAND FOR COMPENSATORY AND PUNITIVE DAMAGES UNDER THE KU KLUX KLAN ACT OF 1871 (42 U.S.C. § 1985), RICO (18 U.S.C. §§ 1961-1968), FALSE CLAIMS ACT (31 U.S.C. § 3729), COLOR OF LAW (18 U.S.C. §§ 241-242), TREASON (18 U.S.C. § 2381), SEDITION (18 U.S.C. § 2384), WAR CRIMES (18 U.S.C. § 2441), TORTURE (18 U.S.C. § 2340), INTENTIONAL INFILCTION OF EMOTIONAL DISTRESS, AND STATE-SPONSORED PERSECUTION

this matter to the appellate level and the Supreme Court, and the awarding of compensatory and punitive damages.

I. INTRODUCTION & SUMMARY OF FRAUD

This Court and its officers have engaged in a **deliberate, unlawful, and coordinated effort to suppress Plaintiff's filings, obstruct justice, and deny due process** through the following mechanisms:

1. **Fraud Upon the Court** – Suppression of filings, tampering with case dockets, and obstruction of due process.
2. **Obstruction of Justice (18 U.S.C. §§ 1505, 1512)** – Preventing access to the courts through PACER suppression and judicial misconduct.
3. **Color of Law Violations (18 U.S.C. § 242)** – Government actors **abusing their official positions to knowingly deprive me of my constitutional rights, causing irreparable harm and intentional suffering.**
4. **Civil Rights Violations (18 U.S.C. §§ 241, 242)** – Due process and ADA violations preventing equal access to justice.
5. **RICO Violations (18 U.S.C. §§ 1961-1968)** – A **coordinated effort among judicial officers, court clerks, and government agencies** to suppress filings and obstruct justice.
6. **Torture & Infliction of Extreme Emotional Distress (18 U.S.C. § 2340)** – **Knowingly and willfully causing prolonged mental and physical suffering as a result of deliberate denial of due process, access to medical care, and state-sponsored persecution.**

EMERGENCY MOTION

FOR FRAUD UPON THE COURT, JUDICIAL OBSTRUCTION, SYSTEMIC DUE PROCESS VIOLATIONS, CRIMINAL REFERRAL, AND DEMAND FOR COMPENSATORY AND PUNITIVE DAMAGES UNDER THE KU KLUX KLAN ACT OF 1871 (42 U.S.C. § 1985), RICO (18 U.S.C. §§ 1961-1968), FALSE CLAIMS ACT (31 U.S.C. § 3729), COLOR OF LAW (18 U.S.C. §§ 241-242), TREASON (18 U.S.C. § 2381), SEDITION (18 U.S.C. § 2384), WAR CRIMES (18 U.S.C. § 2441), TORTURE (18 U.S.C. § 2340), INTENTIONAL INFILCTION OF EMOTIONAL DISTRESS, AND STATE-SPONSORED PERSECUTION

7. **Crimes Against Humanity (Rome Statute, Article 7)** – Systemic, deliberate infliction of suffering, targeting a disabled individual and a disabled minor child through intentional obstruction, denial of fundamental rights, and ongoing judicial misconduct.
8. **Treason & Sedition (18 U.S.C. §§ 2381-2385)** – Systemic denial of constitutional rights and deliberate, coordinated efforts to subvert due process.
9. **False Statements & Fraud (18 U.S.C. § 1001)** – Any false representations made to justify procedural fraud and the suppression of my filings.
10. **Unlawful Downgrade to Magistrate Judge ordered by Judge Benjamin Beaton.**
 - Judge Benjamin Beaton **wrongfully downgraded my case to Magistrate Judge** despite Docket No. 9 specifically and explicitly refusing Magistrate Judge for case.
 - Plaintiff's case was **downgraded to a magistrate judge**, stripping proper judicial oversight and violating Plaintiff's right to a fair hearing.
11. **Plaintiff's minor child, JAF, was unlawfully removed from the case.**
 - *The wrongful removal of JAF as a plaintiff is a direct violation of due process, as multiple aspects of this case directly impact JAF's rights and well-being.*
 - *Key issues—including medical negligence, HIPAA violations by Baptist Health, and falsifications within a CPS report—specifically pertain to JAF, making their inclusion as a plaintiff legally necessary.*
 - *JAF's removal serves no legitimate legal purpose and appears to be yet another procedural tactic to suppress evidence and obstruct justice.*

EMERGENCY MOTION

FOR FRAUD UPON THE COURT, JUDICIAL OBSTRUCTION, SYSTEMIC DUE PROCESS VIOLATIONS, CRIMINAL REFERRAL, AND DEMAND FOR COMPENSATORY AND PUNITIVE DAMAGES UNDER THE KU KLUX KLAN ACT OF 1871 (42 U.S.C. § 1985), RICO (18 U.S.C. §§ 1961-1968), FALSE CLAIMS ACT (31 U.S.C. § 3729), COLOR OF LAW (18 U.S.C. §§ 241-242), TREASON (18 U.S.C. § 2381), SEDITION (18 U.S.C. § 2384), WAR CRIMES (18 U.S.C. § 2441), TORTURE (18 U.S.C. § 2340), INTENTIONAL INFILCTION OF EMOTIONAL DISTRESS, AND STATE-SPONSORED PERSECUTION

12. Restricted & Sealed Docket Items Without Justification

- Docket **43 and 56 (Item 2)** have been restricted from Plaintiff's view, despite him being the Plaintiff.
- **Docket 56 (Item 1)** explicitly lays out misconduct and unlawful actions by the Court, yet access has been tampered with.
- **Docket 75**, in which Plaintiff originally declared **Fraud Upon the Court, requested sanctions, and demanded a docket audit**, was completely ignored.

13. Suppression of Emergency Filings & Retaliatory Tactics

- Plaintiff's **Emergency Motion for a Temporary Restraining Order (Docket 82)**—citing imminent harm to a **disabled individual and minor child**—was refused on procedural grounds instead of according to the merits.
- Violations of the **Fair Housing Act (FHA), Americans with Disabilities Act (ADA), Violence Against Women Act (VAWA), and Whistleblower Protections** were disregarded by the Court, leaving Plaintiff and his child vulnerable and suffering from ongoing irreparable harm.
- Plaintiff was forced into an **unlawful eviction** due to court inaction, with court date for the unlawful eviction set to take place on 2025-02-25 in the Kentucky State District Court in Jefferson County.

14. Systematic Suppression of PACER Access & Judicial Case Tampering

EMERGENCY MOTION

FOR FRAUD UPON THE COURT, JUDICIAL OBSTRUCTION, SYSTEMIC DUE PROCESS VIOLATIONS, CRIMINAL REFERRAL, AND DEMAND FOR COMPENSATORY AND PUNITIVE DAMAGES UNDER THE KU KLUX KLAN ACT OF 1871 (42 U.S.C. § 1985), RICO (18 U.S.C. §§ 1961-1968), FALSE CLAIMS ACT (31 U.S.C. § 3729), COLOR OF LAW (18 U.S.C. §§ 241-242), TREASON (18 U.S.C. § 2381), SEDITION (18 U.S.C. § 2384), WAR CRIMES (18 U.S.C. § 2441), TORTURE (18 U.S.C. § 2340), INTENTIONAL INFILCTION OF EMOTIONAL DISTRESS, AND STATE-SPONSORED PERSECUTION

- Plaintiff's **ECF access has been unlawfully restricted**, preventing the filing of additional cases, and Plaintiff has multiple additional cases to file.
- **Multiple judges across different circuits have repeatedly refused to correct the erroneous listing of defendants, despite multiple motions** requesting this correction. The **error was introduced by the Clerk at the time of filing and appears to be an intentional tactic to obstruct the case, delay proceedings, and prevent the proper issuance of summonses**. As a direct result of this manipulation, **summonses have not been issued—first under the pretext of IFP status delays, and now under the guise of the unresolved defendants list issue**, effectively **stalling the case indefinitely**.
- Plaintiff was threatened with **case dismissal on 1/29/25** for failure to pay fees, despite financial hardship and prior IFP motions being ignored. **As today is 2/22/2025**, Plaintiff needs case and IFP to be properly reviewed and acknowledged.
- The Sixth Circuit Court of Appeals has refused to acknowledge Plaintiff's Writ of Mandamus, Writ of Prohibition, and Writ of Injunction, further demonstrating additional systemic corruption.
- The Western District of Kentucky has deliberately refused to cross-reference related docket entries, creating a fragmented and disorganized record that obstructs the Plaintiff's ability to present a coherent case. In contrast, when this case was first filed in the Northern District of California, docket entries were properly linked and structured to reflect their relationships. However, in the Western District of Kentucky, the court has intentionally failed to

EMERGENCY MOTION

FOR FRAUD UPON THE COURT, JUDICIAL OBSTRUCTION, SYSTEMIC DUE PROCESS VIOLATIONS, CRIMINAL REFERRAL, AND DEMAND FOR COMPENSATORY AND PUNITIVE DAMAGES UNDER THE KU KLUX KLAN ACT OF 1871 (42 U.S.C. § 1985), RICO (18 U.S.C. §§ 1961-1968), FALSE CLAIMS ACT (31 U.S.C. § 3729), COLOR OF LAW (18 U.S.C. §§ 241-242), TREASON (18 U.S.C. § 2381), SEDITION (18 U.S.C. § 2384), WAR CRIMES (18 U.S.C. § 2441), TORTURE (18 U.S.C. § 2340), INTENTIONAL INFILCTION OF EMOTIONAL DISTRESS, AND STATE-SPONSORED PERSECUTION

associate related filings, omitted critical exhibits from the official record, and in many instances, refused to acknowledge their existence altogether. This deliberate suppression of filings constitutes a procedural manipulation designed to obstruct due process and deny Plaintiff a fair opportunity to litigate their claims.

15. Blatant Violations of Federal Law & Constitutional Rights

- Suppression of filings constitutes **Fraud Upon the Court** under **Hazel-Atlas Glass Co. v. Hartford-Empire Co., 322 U.S. 238 (1944)**.
- Court obstruction violates **18 U.S.C. § 1512 (Obstruction of Justice)**.
- Due process rights under **the First, Fourth, Fifth, Sixth, Seventh, Eighth, Ninth, Tenth, Thirteenth, and Fourteenth Amendments** have been **egregiously violated**.
- The **Ku Klux Klan Act of 1871 (42 U.S.C. § 1985(2) & (3))** explicitly prohibits conspiracies to obstruct justice and deny civil rights under the guise of legal authority. The actions of the courts and government officials meet the legal definition of such a conspiracy, warranting immediate federal intervention and criminal investigation.
- **Marbury v. Madison, 5 U.S. 137 (1803)** establishes that courts cannot ignore constitutional violations.
- **Caperton v. A.T. Massey Coal Co., 556 U.S. 868 (2009)** confirms that due process requires an impartial tribunal.

EMERGENCY MOTION

FOR FRAUD UPON THE COURT, JUDICIAL OBSTRUCTION, SYSTEMIC DUE PROCESS VIOLATIONS, CRIMINAL REFERRAL, AND DEMAND FOR COMPENSATORY AND PUNITIVE DAMAGES UNDER THE KU KLUX KLAN ACT OF 1871 (42 U.S.C. § 1985), RICO (18 U.S.C. §§ 1961-1968), FALSE CLAIMS ACT (31 U.S.C. § 3729), COLOR OF LAW (18 U.S.C. §§ 241-242), TREASON (18 U.S.C. § 2381), SEDITION (18 U.S.C. § 2384), WAR CRIMES (18 U.S.C. § 2441), TORTURE (18 U.S.C. § 2340), INTENTIONAL INFILCTION OF EMOTIONAL DISTRESS, AND STATE-SPONSORED PERSECUTION

- **Cooper v. Aaron, 358 U.S. 1 (1958)** states that no state or federal official, including the judiciary, can ignore constitutional protections.
- **18 U.S.C. § 241 & § 242 (Deprivation of Rights Under Color of Law)** explicitly criminalizes government officials conspiring to violate constitutional rights.
- **18 U.S.C. § 4 (Misprision of Felony)** establishes liability for any official who fails to report these crimes.
- **Torture (18 U.S.C. § 2340) & War Crimes (18 U.S.C. § 2441)** are applicable as the acts inflicted upon Plaintiff constitute prolonged suffering and deprivation of rights.

II. RELIEF REQUESTED

WHEREFORE, Plaintiff prays for the following relief:

1. **Immediate vacatur of all fraudulent court orders** issued under compromised judicial oversight.
2. **Immediate unsealing and disclosure of restricted docket items (43 and 56-2).**
3. **Full restoration of Plaintiff's PACER ECF access** and judicial oversight at the district and appellate levels.

EMERGENCY MOTION

FOR FRAUD UPON THE COURT, JUDICIAL OBSTRUCTION, SYSTEMIC DUE PROCESS VIOLATIONS, CRIMINAL REFERRAL, AND DEMAND FOR COMPENSATORY AND PUNITIVE DAMAGES UNDER THE KU KLUX KLAN ACT OF 1871 (42 U.S.C. § 1985), RICO (18 U.S.C. §§ 1961-1968), FALSE CLAIMS ACT (31 U.S.C. § 3729), COLOR OF LAW (18 U.S.C. §§ 241-242), TREASON (18 U.S.C. § 2381), SEDITION (18 U.S.C. § 2384), WAR CRIMES (18 U.S.C. § 2441), TORTURE (18 U.S.C. § 2340), INTENTIONAL INFILCTION OF EMOTIONAL DISTRESS, AND STATE-SPONSORED PERSECUTION

4. **Emergency reconsideration of all denied and ignored filings**, including Docket 75 (Fraud Upon the Court) and Docket 82 (Emergency TRO).
5. **Immediate Dismissal of State-Level Eviction & Forceable Detainer Case with Prejudice OR Emergency TRO & Injunction Ruling:**
 - **The state court eviction and forcible detainer case (Case No. [Insert Case Number], scheduled for a hearing on 2/25/2025) must be dismissed with prejudice** due to ongoing federal due process violations, judicial misconduct, fraud upon the court, and obstruction of justice.
 - **The federal court must immediately rule on Plaintiff's pending Emergency Temporary Restraining Order (TRO) and Injunction**, as already submitted, to prevent further irreparable harm.
 - **Alternatively**, if this court refuses to take jurisdiction over the wrongful eviction matter, the **U.S. Department of Justice and Civil Rights Division must intervene under federal Fair Housing Act (FHA) and ADA protections** to prevent the unlawful eviction of a disabled individual and their disabled child.
6. **Immediate judicial sanctions against all parties involved in procedural fraud and obstruction of justice.**
7. **Immediate Criminal Referral & Federal Investigation Including Special Master to Oversee Case(s):**
 - **The U.S. Department of Justice, FBI, Office of the Inspector General, and other appropriate agencies must immediately open a criminal investigation into judicial misconduct, obstruction of justice, and systemic due process violations.**

EMERGENCY MOTION

FOR FRAUD UPON THE COURT, JUDICIAL OBSTRUCTION, SYSTEMIC DUE PROCESS VIOLATIONS, CRIMINAL REFERRAL, AND DEMAND FOR COMPENSATORY AND PUNITIVE DAMAGES UNDER THE KU KLUX KLAN ACT OF 1871 (42 U.S.C. § 1985), RICO (18 U.S.C. §§ 1961-1968), FALSE CLAIMS ACT (31 U.S.C. § 3729), COLOR OF LAW (18 U.S.C. §§ 241-242), TREASON (18 U.S.C. § 2381), SEDITION (18 U.S.C. § 2384), WAR CRIMES (18 U.S.C. § 2441), TORTURE (18 U.S.C. § 2340), INTENTIONAL INFILCTION OF EMOTIONAL DISTRESS, AND STATE-SPONSORED PERSECUTION

- **Statutory violations include but are not limited to:**
 - **Obstruction of Justice – 18 U.S.C. § 1512**
 - **Deprivation of Rights Under Color of Law – 18 U.S.C. § 242**
 - **Conspiracy Against Rights – 18 U.S.C. § 241**
 - **RICO (Racketeering & Corrupt Organizations Act) – 18 U.S.C. §§ 1961-1968**
 - **False Claims Act Violations (Fraudulent Use of Government Resources) – 31 U.S.C. § 3729**
 - **Ku Klux Klan Act of 1871 (Civil Rights Conspiracy) – 42 U.S.C. § 1985**
 - **War Crimes and Torture – 18 U.S.C. §§ 2441, 2340**
 - **Constitutional Violations of the First, Fourth, Fifth, Sixth, Seventh, Eighth, Ninth, Tenth, Thirteenth and Fourteenth Amendments.**
- **All named officials, all clerks, judicial officers, and government agents responsible for these violations must be investigated and held accountable and prosecuted to the maximum and fullest extent of federal law.**

8. **Reinstate Plaintiff's Minor Child, JAF, as a Co-Plaintiff:**
The wrongful removal of JAF must be **immediately reversed** as JAF is directly affected by multiple claims, including but not limited to:

EMERGENCY MOTION

FOR FRAUD UPON THE COURT, JUDICIAL OBSTRUCTION, SYSTEMIC DUE PROCESS VIOLATIONS, CRIMINAL REFERRAL, AND DEMAND FOR COMPENSATORY AND PUNITIVE DAMAGES UNDER THE KU KLUX KLAN ACT OF 1871 (42 U.S.C. § 1985), RICO (18 U.S.C. §§ 1961-1968), FALSE CLAIMS ACT (31 U.S.C. § 3729), COLOR OF LAW (18 U.S.C. §§ 241-242), TREASON (18 U.S.C. § 2381), SEDITION (18 U.S.C. § 2384), WAR CRIMES (18 U.S.C. § 2441), TORTURE (18 U.S.C. § 2340), INTENTIONAL INFILCTION OF EMOTIONAL DISTRESS, AND STATE-SPONSORED PERSECUTION

- **Medical negligence and HIPAA violations** by Baptist Health.
- **False statements and fabricated reports** in a CPS filing that directly harmed JAF.
- **Denial of medically necessary care** and disability rights violations affecting JAF.

JAF's removal was a **procedural obstruction** designed to suppress valid claims and must be corrected without delay.

9. **Immediate Certification of this case for immediate elevation to the appellate level and Supreme Court review**, as the lower courts have proven to be **irredeemably corrupt and incapable of delivering justice**.

10. **Correct and Fully Recognize the Complete List of Defendants:**

- The Court must **correct all filings to reflect the full and proper list of defendants**, including all parties added in prior motions that were ignored or omitted.
- **Defendants such as the judge(s), clerks, and government officials involved in fraud upon the court** and due process violations must be properly listed, as originally filed.
- The Court's prior failure to issue **summonses** due to the incorrect defendant list must be rectified immediately.

EMERGENCY MOTION

FOR FRAUD UPON THE COURT, JUDICIAL OBSTRUCTION, SYSTEMIC DUE PROCESS VIOLATIONS, CRIMINAL REFERRAL, AND DEMAND FOR COMPENSATORY AND PUNITIVE DAMAGES UNDER THE KU KLUX KLAN ACT OF 1871 (42 U.S.C. § 1985), RICO (18 U.S.C. §§ 1961-1968), FALSE CLAIMS ACT (31 U.S.C. § 3729), COLOR OF LAW (18 U.S.C. §§ 241-242), TREASON (18 U.S.C. § 2381), SEDITION (18 U.S.C. § 2384), WAR CRIMES (18 U.S.C. § 2441), TORTURE (18 U.S.C. § 2340), INTENTIONAL INFILCTION OF EMOTIONAL DISTRESS, AND STATE-SPONSORED PERSECUTION

11. Immediate Federal Investigation into Coordinated Conspiracy, Judicial Collusion, and Systemic Fraud

12. A full-scale investigation must be launched to identify the orchestrators behind the conspiracy and collusion targeting Plaintiff and his child, which has resulted in:

- Fraudulent judicial decisions, procedural suppression, and denial of due process**
- Suppression of PACER access to block filings and obstruct justice**
- Unlawful denial of housing rights, Medicaid benefits, and ADA accommodations**

The investigation must determine **who is directing and coordinating the systemic denial of legal rights and government benefits across multiple agencies and courts.**

13. Comprehensive Investigation of HUD, Public and Indian Housing (PIH), LMHA, Medicaid, and Waiver HCBS 1915(c) Fraud & Retaliation

- HUD, PIH, and LMHA must be investigated for Acting In Their Individual Capacities:**
 - 1. Refusal to provide legally required housing documentation**
including updated voucher information, proper voucher issuance

EMERGENCY MOTION

FOR FRAUD UPON THE COURT, JUDICIAL OBSTRUCTION, SYSTEMIC DUE PROCESS VIOLATIONS, CRIMINAL REFERRAL, AND DEMAND FOR COMPENSATORY AND PUNITIVE DAMAGES UNDER THE KU KLUX KLAN ACT OF 1871 (42 U.S.C. § 1985), RICO (18 U.S.C. §§ 1961-1968), FALSE CLAIMS ACT (31 U.S.C. § 3729), COLOR OF LAW (18 U.S.C. §§ 241-242), TREASON (18 U.S.C. § 2381), SEDITION (18 U.S.C. § 2384), WAR CRIMES (18 U.S.C. § 2441), TORTURE (18 U.S.C. § 2340), INTENTIONAL INFILCTION OF EMOTIONAL DISTRESS, AND STATE-SPONSORED PERSECUTION

(without missing information), utility worksheets, and census tract exception area amounts.

2. **Collusion with state and local officials to suppress housing assistance and ignore Plaintiff's TRO filing, contributing to wrongful eviction attempts.**
 - **Medicaid and Waiver HCBS 1915(c) providers Acting In Their Individual Capacities** must be investigated for:
 - **Unlawful denials of medical reimbursements** for covered items and refusal to provide services mandated under federal law.
 - **Retaliatory involuntary dismissal** of Plaintiff for insisting that providers **comply with federal regulations**.
 - **Withholding Protected Health Information (PHI)** on personal care assistants, despite Plaintiff's formal requests over 60 days ago.
 - **Potential Medicaid fraud and False Claims Act violations** if these agencies have continued to collect funds while refusing to provide required services.
 - **Specific individuals involved in collusion and conspiracy include:**

EMERGENCY MOTION

FOR FRAUD UPON THE COURT, JUDICIAL OBSTRUCTION, SYSTEMIC DUE PROCESS VIOLATIONS, CRIMINAL REFERRAL, AND DEMAND FOR COMPENSATORY AND PUNITIVE DAMAGES UNDER THE KU KLUX KLAN ACT OF 1871 (42 U.S.C. § 1985), RICO (18 U.S.C. §§ 1961-1968), FALSE CLAIMS ACT (31 U.S.C. § 3729), COLOR OF LAW (18 U.S.C. §§ 241-242), TREASON (18 U.S.C. § 2381), SEDITION (18 U.S.C. § 2384), WAR CRIMES (18 U.S.C. § 2441), TORTURE (18 U.S.C. § 2340), INTENTIONAL INFILCTION OF EMOTIONAL DISTRESS, AND STATE-SPONSORED PERSECUTION

- **Access AHDC & 2nd Home AHDC Acting In Their Individual Capacities:** Samir Music, Sibal Khakiyeva, Yailen Suarez, Lauren (Nicole) Flatgard
- **The Ole Homeplace (Waiver Services Provider) Acting In Their Individual Capacities:** Jessica Jones, Makayla McCloud, Zach Grider, Jane and John Doe (1-5)
- **The Marion House (Waiver Services Provider) Acting In Their Individual Capacities:** LeAnna Franklin, Jane and John Doe (1-5)
- **Department of Aging and Independent Living (KY) Acting In Their Individual Capacities:** Kristy Blankenship, Jane and John Doe (1-5)
- **HUD & LMHA & Station J-Town / Vida-Management, Inc. aka New Chestnut Ridge Apartments LLC, Officials Acting In Their Individual Capacities:**
 1. Nicole A. Hayden (HUD PIH),
 2. Frank McNeil (HUD),
 3. Teresa Ramon (Station J-Town),
 4. Lauren Stallings (Station J-Town),
 5. Deborah Gilbert (LMHA),
 6. Irina Bassett (LMHA),
 7. Dionne Hopson (LMHA),
 8. Terri Thornton (LMHA),
 9. Rose McCarty (LMHA),

EMERGENCY MOTION

FOR FRAUD UPON THE COURT, JUDICIAL OBSTRUCTION, SYSTEMIC DUE PROCESS VIOLATIONS, CRIMINAL REFERRAL, AND DEMAND FOR COMPENSATORY AND PUNITIVE DAMAGES UNDER THE KU KLUX KLAN ACT OF 1871 (42 U.S.C. § 1985), RICO (18 U.S.C. §§ 1961-1968), FALSE CLAIMS ACT (31 U.S.C. § 3729), COLOR OF LAW (18 U.S.C. §§ 241-242), TREASON (18 U.S.C. § 2381), SEDITION (18 U.S.C. § 2384), WAR CRIMES (18 U.S.C. § 2441), TORTURE (18 U.S.C. § 2340), INTENTIONAL INFILCTION OF EMOTIONAL DISTRESS, AND STATE-SPONSORED PERSECUTION

10. Elizabeth Strojan (Director, LMHA),
11. Camille Robinson (Deputy Executive Director, LMHA)
12. James Berrocal (FHEO/HUD) – failure to intervene despite clear evidence of federal law violations
13. Jane and John Doe (1-20 HUD/LMHA)

- **CHFS-DCBS / DMS / DPO / DFS – CPS / State of KY Officials Acting In Their Individual Capacities:**

1. Lucinda Lawrence, Family Support Specialist III, for unlawful denial of SNAP expenses prior to wrongful termination of benefits before Thanksgiving
2. Amanda Elliott – CHFS / DMS / DPO
3. Governor Andy Beshear
4. Kentucky Attorney General
5. Ivy Sams – CHFS / DMS / DPO
6. Amanda Ritchey – CHFS / DMS / DPO
7. Jane and John Doe (1-20)

- **Criminal Defense Attorney Michael Mazzoli (Cox and Mazzoli PLLC), hired by 2nd Home AHDC, potentially to conceal criminal misconduct related to Medicaid fraud and housing violations.**
- Other miscellaneous Jane and John Doe (1-50) and others listed in prior exhibits that the court refused to add to defendants listing.

EMERGENCY MOTION

FOR FRAUD UPON THE COURT, JUDICIAL OBSTRUCTION, SYSTEMIC DUE PROCESS VIOLATIONS, CRIMINAL REFERRAL, AND DEMAND FOR COMPENSATORY AND PUNITIVE DAMAGES UNDER THE KU KLUX KLAN ACT OF 1871 (42 U.S.C. § 1985), RICO (18 U.S.C. §§ 1961-1968), FALSE CLAIMS ACT (31 U.S.C. § 3729), COLOR OF LAW (18 U.S.C. §§ 241-242), TREASON (18 U.S.C. § 2381), SEDITION (18 U.S.C. § 2384), WAR CRIMES (18 U.S.C. § 2441), TORTURE (18 U.S.C. § 2340), INTENTIONAL INFILCTION OF EMOTIONAL DISTRESS, AND STATE-SPONSORED PERSECUTION

14. Immediate & Full Recognition of Whistleblower Protections for Plaintiff, Child, and Extended Family

- Plaintiff **John R. Fouts, MBA**, his child (**Jackie Fouts, legal name Jack Fouts**), ex-wife, and both extended families must be fully recognized and protected under all applicable whistleblower protection laws due to the exposure of federal fraud, conspiracy, and systemic human rights violations.
- All protections available under the **Whistleblower Protection Act (5 U.S.C. § 2302(b)(8))**, **False Claims Act (31 U.S.C. § 3730(h))**, the **Dodd-Frank Act (15 U.S.C. § 78u-6)**, and all other applicable federal whistleblower statutes must be applied to shield Plaintiff and his family from retaliation, harassment, or further systemic suppression.

15. Formal Recognition & Enforcement of Federal VAWA Rights & ADA Accommodations

- Plaintiff's **rights under the Violence Against Women Act (VAWA)** must be formally **recognized, enforced, and upheld at every level** of federal and state government, ensuring:
 1. **Full legal protections from retaliation or further discrimination** due to prior **domestic violence-related legal proceedings** and whistleblowing activities.
 2. **Immediate accountability for all agencies and judicial officers that have ignored VAWA-related protections.**

EMERGENCY MOTION

FOR FRAUD UPON THE COURT, JUDICIAL OBSTRUCTION, SYSTEMIC DUE PROCESS VIOLATIONS, CRIMINAL REFERRAL, AND DEMAND FOR COMPENSATORY AND PUNITIVE DAMAGES UNDER THE KU KLUX KLAN ACT OF 1871 (42 U.S.C. § 1985), RICO (18 U.S.C. §§ 1961-1968), FALSE CLAIMS ACT (31 U.S.C. § 3729), COLOR OF LAW (18 U.S.C. §§ 241-242), TREASON (18 U.S.C. § 2381), SEDITION (18 U.S.C. § 2384), WAR CRIMES (18 U.S.C. § 2441), TORTURE (18 U.S.C. § 2340), INTENTIONAL INFILCTION OF EMOTIONAL DISTRESS, AND STATE-SPONSORED PERSECUTION

3. Consultation to be provided by US Marshals about true level of threat / threat assessment and recommendations to be provided in writing to Plaintiff.

16. Plaintiff's Americans with Disabilities Act (ADA) accommodations must be fully recognized and enforced, including:

- **Electronic submission of all filings due to medical conditions preventing in-person filing.**
- **Immediate injunction against any entity, agency, or individual failing to abide by ADA-required accommodations.**
- **Criminal and civil liability for all officials who continue to violate federal disability rights law.**

17. Ensure Full Acknowledgment and Cross-Referencing of All Submitted Filings and Exhibits:

- **The Western District of Kentucky must properly link and cross-reference docket items** to reflect their related filings and exhibits, just as was done when the case was originally filed in the **Northern District of California**.
- **The Court must properly list all exhibits submitted by Plaintiff**, including those previously ignored or intentionally omitted.
- **Failure to do so constitutes further obstruction of justice and due process violations.**

EMERGENCY MOTION

FOR FRAUD UPON THE COURT, JUDICIAL OBSTRUCTION, SYSTEMIC DUE PROCESS VIOLATIONS, CRIMINAL REFERRAL, AND DEMAND FOR COMPENSATORY AND PUNITIVE DAMAGES UNDER THE KU KLUX KLAN ACT OF 1871 (42 U.S.C. § 1985), RICO (18 U.S.C. §§ 1961-1968), FALSE CLAIMS ACT (31 U.S.C. § 3729), COLOR OF LAW (18 U.S.C. §§ 241-242), TREASON (18 U.S.C. § 2381), SEDITION (18 U.S.C. § 2384), WAR CRIMES (18 U.S.C. § 2441), TORTURE (18 U.S.C. § 2340), INTENTIONAL INFILCTION OF EMOTIONAL DISTRESS, AND STATE-SPONSORED PERSECUTION

18. Issue Immediate Summons for All Properly Named Defendants:

- As a direct result of the Court's prior misconduct and refusal to acknowledge filings, summonses were never issued for multiple key defendants.
- The Court must **immediately issue summonses** for all corrected and named defendants.

19. Award of compensatory and punitive damages to Plaintiff and his child for the severe and ongoing harm inflicted.

20. Grant any such other and further relief as the court may deem to be just and proper.

EMERGENCY MOTION

FOR FRAUD UPON THE COURT, JUDICIAL OBSTRUCTION, SYSTEMIC DUE PROCESS VIOLATIONS, CRIMINAL REFERRAL, AND DEMAND FOR COMPENSATORY AND PUNITIVE DAMAGES UNDER THE KU KLUX KLAN ACT OF 1871 (42 U.S.C. § 1985), RICO (18 U.S.C. §§ 1961-1968), FALSE CLAIMS ACT (31 U.S.C. § 3729), COLOR OF LAW (18 U.S.C. §§ 241-242), TREASON (18 U.S.C. § 2381), SEDITION (18 U.S.C. § 2384), WAR CRIMES (18 U.S.C. § 2441), TORTURE (18 U.S.C. § 2340), INTENTIONAL INFILCTION OF EMOTIONAL DISTRESS, AND STATE-SPONSORED PERSECUTION

III. CONCLUSION

This Court's misconduct represents a **fundamental breakdown of democracy and constitutional protections.**

Immediate action is required to **rectify these violations or risk further exposure at the highest levels of federal oversight.**

RESPECTFULLY SUBMITTED,



John R. Fouts, MBA

Plaintiff Pro Se
2904 Sitka Dr. L29
Louisville, KY 40299

Phone: 502.956.0052 (***Text Only – ADA Accommodations***)

Fax: 502.996.8246

Email: Fouts.John@gmail.com | PatientAdvocacy@sfnlife.org

CERTIFICATE OF SERVICE

Plaintiff, John R. Fouts, MBA, is unable to physically serve documents due to severe chronic medical conditions, lack of financial resources, and disability-related barriers. Despite these limitations, Plaintiff has made all reasonable efforts to serve and notify all parties electronically via email and fax. Plaintiff requests that the Court recognize these limitations and grant an accommodation under the Americans with Disabilities Act (ADA) by accepting electronic service in lieu of physical delivery.

EMERGENCY MOTION

FOR FRAUD UPON THE COURT, JUDICIAL OBSTRUCTION, SYSTEMIC DUE PROCESS VIOLATIONS, CRIMINAL REFERRAL, AND DEMAND FOR COMPENSATORY AND PUNITIVE DAMAGES UNDER THE KU KLUX KLAN ACT OF 1871 (42 U.S.C. § 1985), RICO (18 U.S.C. §§ 1961-1968), FALSE CLAIMS ACT (31 U.S.C. § 3729), COLOR OF LAW (18 U.S.C. §§ 241-242), TREASON (18 U.S.C. § 2381), SEDITION (18 U.S.C. § 2384), WAR CRIMES (18 U.S.C. § 2441), TORTURE (18 U.S.C. § 2340), INTENTIONAL INFILCTION OF EMOTIONAL DISTRESS, AND STATE-SPONSORED PERSECUTION

Upon granting of In Forma Pauperis (IFP) status, Plaintiff reminds the Court that the U.S. Marshals are required to serve all properly summonsed defendants in accordance with federal law.

Filed via PACER / CM/ECF & Served via Email and/or Fax to:

Mindy Sunderland – Western Kentucky Federal District Court

Mindy_Sunderland@kywd.uscourts.gov

Clerk Intake Email – Western Kentucky Federal District Court

Intake-kywECF@kywd.uscourts.gov

Sixth Circuit Appellate Court

CA06_Pro_Se_Efiling@ca6.uscourts.gov
connections@ca6.uscourts.gov

Western Kentucky Federal District Court Emergency Filings

Emergency_Filings@kywd.uscourts.gov

E-Court Support KY Courts & Other Relevant Court Contacts (State Level)

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jeffersonfamilycourt@kycourts.net

US Attorneys

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Eastern KY Federal District Court - USAKYE.CivilRights@usdoj.gov

USA DC Federal District Court - USADC.webmaster@usdoj.gov

EMERGENCY MOTION

FOR FRAUD UPON THE COURT, JUDICIAL OBSTRUCTION, SYSTEMIC DUE PROCESS VIOLATIONS, CRIMINAL REFERRAL, AND DEMAND FOR COMPENSATORY AND PUNITIVE DAMAGES UNDER THE KU KLUX KLAN ACT OF 1871 (42 U.S.C. § 1985), RICO (18 U.S.C. §§ 1961-1968), FALSE CLAIMS ACT (31 U.S.C. § 3729), COLOR OF LAW (18 U.S.C. §§ 241-242), TREASON (18 U.S.C. § 2381), SEDITION (18 U.S.C. § 2384), WAR CRIMES (18 U.S.C. § 2441), TORTURE (18 U.S.C. § 2340), INTENTIONAL INFILCTION OF EMOTIONAL DISTRESS, AND STATE-SPONSORED PERSECUTION

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ocrcomplaint@hhs.gov
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Office of Government Accountability Office

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Office of Inspector General - Justice.oig@usdoj.gov
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Whistleblower Protection - whistleblower.protection@usdoj.gov
Americans with Disabilities Act Complaint - ada.complaint@usdoj.gov
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EMERGENCY MOTION

FOR FRAUD UPON THE COURT, JUDICIAL OBSTRUCTION, SYSTEMIC DUE PROCESS VIOLATIONS, CRIMINAL REFERRAL, AND DEMAND FOR COMPENSATORY AND PUNITIVE DAMAGES UNDER THE KU KLUX KLAN ACT OF 1871 (42 U.S.C. § 1985), RICO (18 U.S.C. §§ 1961-1968), FALSE CLAIMS ACT (31 U.S.C. § 3729), COLOR OF LAW (18 U.S.C. §§ 241-242), TREASON (18 U.S.C. § 2381), SEDITION (18 U.S.C. § 2384), WAR CRIMES (18 U.S.C. § 2441), TORTURE (18 U.S.C. § 2340), INTENTIONAL INFILCTION OF EMOTIONAL DISTRESS, AND STATE-SPONSORED PERSECUTION

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General Email - AccessToJustice@usdoj.gov

Health and Human Services (HHS)

Robert Kennedy (RFK Jr.) - Robert.Kennedy@hhs.gov

Sarah Albrecht (Deputy Director) - sarah.albrecht@hhs.gov

Housing and Urban Development / Louisville Metro Housing Authority / PIH

Scott Turner (Secretary of HUD) – scott.turner@hud.gov

Eric Cobb (Field Office Director) - eric.cobb@hud.gov

Stephanie Stone (Deputy Assistant Secretary) - stephanie.v.stone@hud.gov

Nicole Hayden [PIH] (Management Specialist) - nicole.a.hayden@hud.gov

James Berrocal (FHEO) - james.berrocal@hud.gov

Department of Government Efficiency (DOGE) – Fraud, Waste, & Abuse Tipline

Elon Musk / Vivek Ramaswamy - doge@mail.house.gov

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EMERGENCY MOTION

FOR FRAUD UPON THE COURT, JUDICIAL OBSTRUCTION, SYSTEMIC DUE PROCESS VIOLATIONS, CRIMINAL REFERRAL, AND DEMAND FOR COMPENSATORY AND PUNITIVE DAMAGES UNDER THE KU KLUX KLAN ACT OF 1871 (42 U.S.C. § 1985), RICO (18 U.S.C. §§ 1961-1968), FALSE CLAIMS ACT (31 U.S.C. § 3729), COLOR OF LAW (18 U.S.C. §§ 241-242), TREASON (18 U.S.C. § 2381), SEDITION (18 U.S.C. § 2384), WAR CRIMES (18 U.S.C. § 2441), TORTURE (18 U.S.C. § 2340), INTENTIONAL INFILCTION OF EMOTIONAL DISTRESS, AND STATE-SPONSORED PERSECUTION

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Clerk of Court
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VIOLATIONS, CRIMINAL REFERRAL, AND DEMAND FOR COMPENSATORY AND
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UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF KENTUCKY
LOUISVILLE DIVISION

JOHN R. FOUTS, ET AL.

PLAINTIFFS

v.

No. 3:25-cv-33-BJB

COMMONWEALTH OF KENTUCKY, ET AL.

DEFENDANTS

MEMORANDUM OPINION & ORDER

The Court's last Memorandum and Order (DN 84) denied Plaintiff's motions for a temporary restraining order, for protection under the Violence Against Women Act, to "reinstate" his *in forma pauperis* status (which he had never actually received), to grant *in forma pauperis* status, to vacate the Court's prior TRO and special-master denials, and to vacate the Magistrate Judge referral. Since then, Plaintiff has filed two more motions (DNs 85 and 86), which he labels "Emergency." The first (DN 85) seeks judicial intervention to halt "fraud upon the Court," judicial obstruction, systemic due process violations, treason, sedition, war crimes, torture, intentional infliction of emotional distress, and "state-sponsored persecution," and violations of the Ku Klux Klan Act of 1871, RICO, the False Claims Act, and various provisions of the criminal code. Plaintiff once again seeks a variety of wide-ranging and "immediate" relief, including federal investigations, vacatur of "fraudulent" Court orders, dismissal of his state-court eviction case, and award of compensatory and punitive damages. And he again complains that his minor child should not have been dismissed from this lawsuit, that his case was "wrongfully downgraded" to the Magistrate Judge, that his ECF has been "unlawfully" restricted, and that his IFP motion needs a "proper review." He attaches well more than 600 pages of exhibits. The second motion (DN 86) is largely duplicative of the one filed at DN 85.

Plaintiff has since filed a notice of appeal and a petition for writ of mandamus in the Sixth Circuit Court of Appeals. Neither affects this Court's jurisdiction to rule on his recent motions.

The Notice (DN 87) doesn't appeal any ruling by the Court; rather it "appeals" from this Court's "failure to rule on any emergency motions ... and ... request for [TRO]." DN 87, PageID #: 2600. Additionally, this Court has, in fact, denied Fouts's motions and retains jurisdiction. "It is well-established that an appeal from an order granting or denying [even] a preliminary injunction does not divest the district court of jurisdiction to proceed with the action on the merits." *Moltan Co. v. Eagle-Pitcher Industries, Inc.*, 55 F.3d 1171, 1174 (6th Cir. 1995) (internal quotation marks and citation omitted).

Nor does the mandamus petition affect this Court’s jurisdiction. “[T]he filing of a petition for a writ of mandamus [in the court of appeals] does not divest this district court of jurisdiction, nor does its pendency have the effect of staying proceedings in the district court.” *Farrell v. US Bank Nat'l Ass'n*, No. 14-11781, 2015 WL 13035017, at *1, n.1 (E.D. Mich. Jan. 15, 2015) (internal quotation marks and citation omitted); *Nascimento v. Dummer*, 508 F.3d 905, 910 (9th Cir. 2007) (“[P]etitions for extraordinary writs do not destroy the district court’s jurisdiction in the underlying case.”).

Plaintiff’s most recent motions repeat demands and assertions made in other motions of his. Once again, they do so without acknowledging or responding to the Court’s reasons for their previous denial. These two motions fail to address the procedural requirements for obtaining a TRO, as the Court explained in its prior Orders. DN 85, PageID #: 1895. He continues to insist that his minor child be restored as a plaintiff in this lawsuit, ignoring the Court’s earlier ruling that a *pro se* plaintiff cannot represent his minor child—but that the minor could be a party in this case if he or she were represented by counsel. *Id.* at PageID #: 1896. He again demands that the Court “correct” the list of Defendants, without explaining how the current list is incorrect. *Id.* at PageID #: 1897. And he persists in insisting that this case has been “wrongfully downgraded” to a Magistrate Judge, ignoring the Court’s explanation that Congress expressly authorized general referrals to a magistrate judge under 28 U.S.C. § 636(b)(1)(A) “to hear and determine any pretrial [non-dispositive] matter pending before the court.” *Id.* at PageID #: 1890.

Plaintiff does submit a copy of the Court’s Order denying IFP status on which he has added handwritten notes in the margins. DN 85-16. That order, he writes, “[i]gnor[ed] the over \$18000 in medical expenses incurred Jan. 1- 2024 – current” and “\$1000 plus of med expenses each month not being covered by insurance.” *Id.*

Plaintiff doesn’t state (or attest) that he has \$18,000 in current medical debt. Nor did he mention a medical debt of that amount in his IFP motion. True, his IFP motion said he has “[m]edical expenses, often uncovered by Medicaid, ... around \$1,150 monthly.” DN 8, PageID #: 155 (emphasis added); *see also id.* (calculating medical expenses of “[a]pproximately \$1,150 per month” that are *not* reimbursed). *Id.* But Plaintiff doesn’t address the fact that, at the time he filed his complaint, he asserted that he had \$10,400 in his Coinbase account, suggesting he has the ability to pay the fee without undue hardship.

ORDER

For the reasons expressed above as well as in the Court’s prior Orders (DNs 62, 71, and 84), the Court denies Plaintiff’s “Emergency” motions (DNs 85 and 86).

The Plaintiff’s deadline to respond to the Court’s prior IFP orders is March 1, 2025. *See* DN 62. Out of an abundance of caution, the Court will extend that deadline

to March 7, 2025. But the Court **WARNs** Plaintiff that this case is subject to dismissal if he doesn't pay the filing fee or demonstrate that he is entitled to relief from the Court's Order denying him *in forma pauperis* status on or before **March 7, 2025.**

**U.S. District Court
Western District of Kentucky (Louisville)
CIVIL DOCKET FOR CASE #: 3:25-cv-00033-BJB-RSE**

Fouts v. Commonwealth of Kentucky, et al

Assigned to: Judge Benjamin Beaton

Referred to: Magistrate Judge Regina S. Edwards

Case in other court: USCA, 25-05155

California Northern, 3:24-cv-
09325

Cause: 42:12101 Americans with Disabilities Act

Date Filed: 01/15/2025

Jury Demand: Plaintiff

Nature of Suit: 440 Civil Rights:

Other

Jurisdiction: Federal Question

Plaintiff

John R. Fouts

represented by **John R. Fouts**

2904 Sitka Drive, L29

Louisville, KY 40299

502-956-0052

Email: fouts.john@gmail.com

PRO SE

Plaintiff

J. A. F.

Minor Child

TERMINATED: 01/29/2025

V.

Defendant

Commonwealth of Kentucky

Defendant

Cabinet for Health and Family

Services

(CHFS)

Defendant

**Department of Community-
Based Services**

(DCBS)

Defendant

Medicaid Services
(DMS)

Defendant

**Louisville Metro Housing
Authority**
(LMHA)

Defendant

**Property Management of
Louisville**
(PMOFL)

Defendant

**Centers for Medicare and
Medicaid Services**
(CMS)

Defendant

Equifax Workforce Solutions
(EWS)

Defendant

Norton Healthcare, Inc.

Defendant

Baptist Health Louisville

Defendant

The Marion House

Defendant

The Ole Homeplace ADHC

Defendant

**Access ADHC Adult Day
Healthcare LLC**

Defendant

Bloom Elementary School, JCPS

Defendant

**USDA Food and Nutrition
Services
(FNS)**

Date Filed	#	Docket Text
12/18/2024	1	COMPLAINT against Commonwealth of Kentucky, Cabinet for Health and Family Services, Department of Community-Based Services, Medicaid Services, Louisville Metro Housing Authority, Property Management of Louisville, Centers for Medicare and Medicaid Services, Equifax Workforce Solutions, Norton Healthcare, Inc., Baptist Health Louisville, The Marion House, The Ole Homeplace ADHC, Access ADHC Adult Day Healthcare LLC, Bloom Elementary School, JCPS, USDA Food and Nutrition Services (Filing fee: IFPP). Filed by John R. Fouts, J. A. F.. (Attachments: # 1 Civil Cover Sheet)(slh, COURT STAFF) (Filed on 12/18/2024) [Transferred from cand on 1/15/2025.] (Entered: 12/23/2024)
12/18/2024	3	ADA and Fee Waiver Letter filed by John R. Fouts, J. A. F. (slh, COURT STAFF) (Filed on 12/18/2024) [Transferred from cand on 1/15/2025.] (Entered: 12/23/2024)
12/18/2024	4	MOTION for Preliminary Injunction, Permanent Restraining and Protective Orders, and Punitive and Compensatory Damages filed by John R. Fouts, J. A. F.. Responses due by 1/2/2025. Replies due by 1/9/2025. (slh, COURT STAFF) (Filed on 12/18/2024) [Transferred from cand on 1/15/2025.] (Entered: 12/23/2024)
12/18/2024	5	Statement of Venue re 4 MOTION for Preliminary Injunction by John R. Fouts, J. A. F.. (slh, COURT STAFF) (Filed on 12/18/2024) [Transferred from cand on 1/15/2025.] (Entered: 12/23/2024)
12/18/2024	6	Cover: Urgent Filing re 4 MOTION for Preliminary Injunction by John R. Fouts, J. A. F. (slh, COURT STAFF) (Filed on 12/18/2024) [Transferred from cand on 1/15/2025.] (Entered: 12/23/2024)
12/18/2024	7	MOTION for Leave to Proceed in forma pauperis filed by John R. Fouts. (slh, COURT STAFF) (Filed on 12/18/2024) [Transferred from cand on 1/15/2025.] (Entered: 12/23/2024)
12/18/2024	8	MOTION for Leave to Proceed in forma pauperis filed by John R. Fouts. (slh, COURT STAFF) (Filed on 12/18/2024) [Transferred from cand on 1/15/2025.] (Entered: 12/23/2024)

12/18/2024	9	CONSENT/DECLINATION to Proceed Before a US Magistrate Judge by John R. Fouts. (slh, COURT STAFF) (Filed on 12/18/2024) [Transferred from cand on 1/15/2025.] (Entered: 12/23/2024)
12/18/2024	10	Proposed Summons. (slh, COURT STAFF) (Filed on 12/18/2024) [Transferred from cand on 1/15/2025.] (Entered: 12/23/2024)
12/18/2024	11	<p>Initial Case Management Scheduling Order with ADR Deadlines: Case Management Statement due by 3/27/2025. Initial Case Management Conference set for 4/3/2025 at 10:00 AM in San Francisco, Courtroom 10, 19th Floor.</p> <p>Notice: The assigned judge participates in the Cameras in the Courtroom Pilot Project. See General Order No. 65 and http://cand.uscourts.gov/cameras. (Attachments: # 1 Notice of Eligibility for Video Recording)(slh, COURT STAFF) (Filed on 12/18/2024)</p> <hr/> <p>Any non-CM/ECF Participants have been served by First Class Mail to the addresses of record listed on the Notice of Electronic Filing (NEF) [Transferred from cand on 1/15/2025.] (Entered: 12/23/2024)</p>
12/23/2024	2	EXHIBITS to 1 Complaint filed by John R. Fouts, J. A. F.. (Related document(s) 1) (slh, COURT STAFF) (Filed on 12/23/2024) [Transferred from cand on 1/15/2025.] (Entered: 12/23/2024)
12/23/2024	12	<p>ORDER TO SHOW CAUSE. Show Cause Response due by 1/23/2025. Signed by Judge Araceli Martinez-Olguin on December 23, 2024. (amolc2, COURTSTAFF) (Filed on 12/23/2024)</p> <hr/> <p>Any non-CM/ECF Participants have been served by First Class Mail to the addresses of record listed on the Notice of Electronic Filing (NEF) [Transferred from cand on 1/15/2025.] (Entered: 12/23/2024)</p>
12/30/2024	13	EXHIBITS re 2 Exhibits <i>Unified Defendants Listing Clarified Consolidated Exhibit</i> filed by John R. Fouts. (Related document(s) 2) (Fouts, John) (Filed on 12/30/2024) [Transferred from cand on 1/15/2025.] (Entered: 12/30/2024)
12/30/2024	14	First MOTION to Compel <i>defendants to accommodate disability needs under the ADA</i> filed by John R. Fouts. Responses due by 1/13/2025. Replies due by 1/21/2025. (Attachments: # 1 Exhibit ADA ACCOMODATION REFUSALS AND OTHER)(Fouts, John) (Filed on 12/30/2024) [Transferred from cand on 1/15/2025.] (Entered: 12/30/2024)

12/30/2024	15	RESPONSE TO ORDER TO SHOW CAUSE by John R. Fouts . (Attachments: # 1 Exhibit EXHIBIT ADA ACCOMMODATION REFUSALS AND OTHER, # 2 Exhibit EXHIBIT MISC EXAMPLES OF VIOLATIONS, # 3 Exhibit EXHIBIT CRIME-JTOWN, # 4 Exhibit EXHIBIT UNIFIED DEFENDANTS LISTING CLARIFIED CONSOLIDATED)(Fouts, John) (Filed on 12/30/2024) [Transferred from cand on 1/15/2025.] (Entered: 12/30/2024)
01/02/2025	16	EXHIBITS re 4 MOTION for Preliminary Injunction <i>EXHIBIT-OPTHALMOLOGICAL-RECORDS-HIGHLIGHTING-CRITICAL-UNMET-MEDICAL-NEEDS</i> filed by John R. Fouts. (Related document(s) 4) (Fouts, John) (Filed on 1/2/2025) [Transferred from cand on 1/15/2025.] (Entered: 01/02/2025)
01/02/2025	17	EXHIBITS re 4 MOTION for Preliminary Injunction <i>EXHIBIT-HUD-CORRESPONDENCE-HIGHLIGHTING-SYSTEMIC-FAILURES-DISCRIMINATION-ADA-VIOLATIONS-NEGLECT.pdf</i> filed by John R. Fouts. (Related document(s) 4) (Fouts, John) (Filed on 1/2/2025) [Transferred from cand on 1/15/2025.] (Entered: 01/02/2025)
01/02/2025	18	EXHIBITS re 4 MOTION for Preliminary Injunction <i>Exhibit Lack of Concern and Neglect in Ophthalmological Care by Dr Richard Andrew Eiferman</i> filed by John R. Fouts. (Related document(s) 4) (Fouts, John) (Filed on 1/2/2025) [Transferred from cand on 1/15/2025.] (Entered: 01/02/2025)
01/02/2025	19	Letter from John R. Fouts - Use of AI to aid in drafting per court rules to notify. <i>John R. Fouts.</i> (Fouts, John) (Filed on 1/2/2025) [Transferred from cand on 1/15/2025.] (Entered: 01/02/2025)
01/02/2025	20	OBJECTIONS to re 4 MOTION for Preliminary Injunction <i>Objection to Videotaping - Cameras In The Courtroom</i> by John R. Fouts. (Fouts, John) (Filed on 1/2/2025) [Transferred from cand on 1/15/2025.] (Entered: 01/02/2025)
01/02/2025	21	First ADMINISTRATIVE MOTION Clarification of Summons Issuance and Correction of Defendants List re 1 Complaint,, filed by John R. Fouts. Responses due by 1/6/2025. (Fouts, John) (Filed on 1/2/2025) [Transferred from cand on 1/15/2025.] (Entered: 01/02/2025)
01/02/2025	22	Letter from John R. Fouts, Pro Se' Litigant . (Fouts, John) (Filed on 1/2/2025) [Transferred from cand on 1/15/2025.] (Entered: 01/02/2025)
01/05/2025	23	EXHIBITS re 4 MOTION for Preliminary Injunction <i>EXHIBIT NEGLECT-RETALIATION-AND-HARM-BY-DR-KNUCKLES</i> filed

		by John R. Fouts. (Related document(s) 4) (Fouts, John) (Filed on 1/5/2025) [Transferred from cand on 1/15/2025.] (Entered: 01/05/2025)
01/05/2025	24	EXHIBITS re 4 MOTION for Preliminary Injunction <i>Exhibit-DR-PENDLETON-AND-BAPTIST-HEALTH-SYSTEMIC-RETALIATION-VIOLATIONS</i> filed by John R. Fouts. (Related document(s) 4) (Fouts, John) (Filed on 1/5/2025) [Transferred from cand on 1/15/2025.] (Entered: 01/05/2025)
01/05/2025	25	EXHIBITS re 23 Exhibits, 4 MOTION for Preliminary Injunction <i>EXHIBIT-KBMLS-NEGLIGENCE-LACK-OF-TRANSPARENCY-AND-COMPLICITY-IN-RIGHTS-VIOLATIONS</i> filed by John R. Fouts. (Related document(s) 23 , 4) (Fouts, John) (Filed on 1/5/2025) [Transferred from cand on 1/15/2025.] (Entered: 01/05/2025)
01/05/2025	26	EXHIBITS re 1 Complaint,, <i>EXHIBIT-SCN11A-PATHOGENICITY-ANALYSIS-CLINICAL-IMPLICATIONS-SYSTEMIC-NEGLECT</i> filed by John R. Fouts. (Related document(s) 1) (Fouts, John) (Filed on 1/5/2025) [Transferred from cand on 1/15/2025.] (Entered: 01/05/2025)
01/05/2025	27	Letter from John R. Fouts, Pro Se' Litigant <i>Urgent Letter Requesting Immediate Ruling on Emergency Injunction and Procedural Clarifications.</i> (Fouts, John) (Filed on 1/5/2025) [Transferred from cand on 1/15/2025.] (Entered: 01/05/2025)
01/07/2025	28	EXHIBITS re 27 Letter, 6 Notice (Other), 13 Exhibits, 4 MOTION for Preliminary Injunction, 1 Complaint,, 17 Exhibits, 14 First MOTION to Compel defendants to accommodate disability needs under the ADA, 12 Order to Show Cause, <i>EXHIBIT-UNJUST-LEASE-TERMINATION-HOUSING-CRISIS-VIOLATIONS-ADA-OLMSTEAD-CONSTITUTIONAL-FEDERAL-PROTECTIONS</i> filed by John R. Fouts. (Related document(s) 27 , 6 , 13 , 4 , 1 , 17 , 14 , 12) (Fouts, John) (Filed on 1/7/2025) [Transferred from cand on 1/15/2025.] (Entered: 01/07/2025)
01/07/2025	29	EXHIBITS re 2 Exhibits, 27 Letter, 18 Exhibits, 20 Objection, 23 Exhibits, 16 Exhibits, 25 Exhibits, 28 Exhibits, 4 MOTION for Preliminary Injunction, 15 Response to Order to Show Cause, 1 Complaint,, 17 Exhibits, 22 Letter, 12 Order to Show Cause, <i>EXHIBIT-PHYSICIAN-LETTERS-HIGHLIGHTING-MEDICAL-NECESSITY-AND-ONGOING-VIOLATIONS</i> filed by John R. Fouts. (Related document(s) 2 , 27 , 18 , 20 , 23 , 16 , 25 , 28 , 4 , 15 , 1 , 17 , 22 , 12) (Fouts, John) (Filed on 1/7/2025) [Transferred from cand on 1/15/2025.] (Entered: 01/07/2025)

01/08/2025	30	EXHIBITS re 2 Exhibits, 27 Letter, 6 Notice (Other), 28 Exhibits, 1 Complaint,, 17 Exhibits, 14 First MOTION to Compel defendants to accommodate disability needs under the ADA MAIL TRACKING RECORDS DEMONSTRATING LMHA AND HUD NEGLECT filed by John R. Fouts. (Related document(s) 2 , 27 , 6 , 28 , 1 , 17 , 14) (Fouts, John) (Filed on 1/8/2025) [Transferred from cand on 1/15/2025.] (Entered: 01/08/2025)
01/10/2025	31	Emergency MOTION to Reassign Case For Immediate Relief filed by John R. Fouts. Responses due by 1/24/2025. Replies due by 1/31/2025. (Attachments: # 1 Exhibit CRIME IN THE LOUISVILLE JTOWN (JEFFERSONTOWN) AREA INFORMATION IN KENTUCKY, # 2 Exhibit Procedural and Clerical Errors Document, # 3 Exhibit 2025-01-06-URGENT LETTER TO THE COURT REQUESTING IMMEDIATE RULING, # 4 Exhibit 2025-01-02-LETTER TO THE COURT REGARDING EMERGENCY INJUNCTION AND PROTECTIVE ORDERS.pdf, # 5 Exhibit 2024-12-30-Plaintiffs-Response-to-Venue-SUBMITTED, # 6 Exhibit UPDATED DEFENDANTS LISTING) (Fouts, John) (Filed on 1/10/2025) [Transferred from cand on 1/15/2025.] (Entered: 01/10/2025)
01/13/2025	32	EXHIBITS re 5 Statement, 2 Exhibits, 27 Letter, 24 Exhibits, 29 Exhibits,, 31 Emergency MOTION to Reassign Case For Immediate Relief, 30 Exhibits, 28 Exhibits, 4 MOTION for Preliminary Injunction, 1 Complaint,, EXHIBIT Falsifications, Misrepresentation, and Systemic Harm by Norton Pediatric Protective Services and Associated Parties filed by John R. Fouts. (Related document(s) 5 , 2 , 27 , 24 , 29 , 31 , 30 , 28 , 4 , 1) (Fouts, John) (Filed on 1/13/2025) [Transferred from cand on 1/15/2025.] (Entered: 01/13/2025)
01/13/2025	33	EXHIBITS re 5 Statement, 2 Exhibits, 27 Letter, 24 Exhibits, 21 First ADMINISTRATIVE MOTION Clarification of Summons Issuance and Correction of Defendants List re 1 Complaint,, , 6 Notice (Other), 29 Exhibits,, 31 Emergency MOTION to Reassign Case For Immediate Relief, 30 Exhibits, 32 Exhibits,, 13 Exhibits, 28 Exhibits, 4 MOTION for Preliminary Injunction, 15 Response to Order to Show Cause, 1 Complaint,, 14 First MOTION to Compel defendants to accommodate disability needs under the ADA, 22 Letter EXHIBIT - Therapy - Evidence of Efforts to Support JAFs Emotional and Mental Health Needs filed by John R. Fouts. (Related document(s) 5 , 2 , 27 , 24 , 21 , 6 , 29 , 31 , 30 , 32 , 13 , 28 , 4 , 15 , 1 , 14 , 22) (Fouts, John) (Filed on 1/13/2025) [Transferred from cand on 1/15/2025.] (Entered: 01/13/2025)

01/13/2025	34	Supplemental Brief re 5 Statement, 2 Exhibits, 24 Exhibits, 23 Exhibits, 29 Exhibits,, 25 Exhibits, 32 Exhibits,, 13 Exhibits, 28 Exhibits, 4 MOTION for Preliminary Injunction, 15 Response to Order to Show Cause, 1 Complaint,, 14 First MOTION to Compel defendants to accommodate disability needs under the ADA Supplemental Memorandum Structural Abuse and Systemic Failures Under VAWA Principles filed by John R. Fouts. (Related document(s) 5 , 2 , 24 , 23 , 29 , 25 , 32 , 13 , 28 , 4 , 15 , 1 , 14) (Fouts, John) (Filed on 1/13/2025) [Transferred from cand on 1/15/2025.] (Entered: 01/13/2025)
01/13/2025	35	EXHIBITS re 5 Statement, 2 Exhibits, 23 Exhibits, 29 Exhibits,, 32 Exhibits,, 13 Exhibits, 28 Exhibits, 4 MOTION for Preliminary Injunction, 15 Response to Order to Show Cause, 1 Complaint,, 17 Exhibits, 14 First MOTION to Compel defendants to accommodate disability needs under the ADA EXHIBIT LONG COVID MICROCLOTS AND RELATED HEALTH MATTERS INVOLVED IN CHRONIC AND COMPLEX ILLNESS-JRF filed by John R. Fouts. (Related document(s) 5 , 2 , 23 , 29 , 32 , 13 , 28 , 4 , 15 , 1 , 17 , 14) (Fouts, John) (Filed on 1/13/2025) [Transferred from cand on 1/15/2025.] (Entered: 01/13/2025)
01/13/2025	36	EXHIBITS re 5 Statement, 2 Exhibits, 27 Letter, 6 Notice (Other), 29 Exhibits,, 13 Exhibits, 28 Exhibits, 4 MOTION for Preliminary Injunction, 15 Response to Order to Show Cause, 1 Complaint,, 17 Exhibits, 14 First MOTION to Compel defendants to accommodate disability needs under the ADA EXHIBIT-USDA-FNS-SNAP-Guide-To-Medical-Deductions-Handbook filed by John R. Fouts. (Related document(s) 5 , 2 , 27 , 6 , 29 , 13 , 28 , 4 , 15 , 1 , 17 , 14) (Fouts, John) (Filed on 1/13/2025) [Transferred from cand on 1/15/2025.] (Entered: 01/13/2025)
01/14/2025	37	EXHIBITS re 5 Statement, 34 Supplemental Brief,, 28 Exhibits, 4 MOTION for Preliminary Injunction, 14 First MOTION to Compel defendants to accommodate disability needs under the ADA, 36 Exhibits,, EXHIBIT-Justice Department finds Arizonas DCS discriminated against parents and children with disabilities-Pacific ADA Center filed by John R. Fouts. (Related document(s) 5 , 34 , 28 , 4 , 14 , 36) (Fouts, John) (Filed on 1/14/2025) [Transferred from cand on 1/15/2025.] (Entered: 01/14/2025)
01/14/2025	38	EXHIBITS re 35 Exhibits,, 28 Exhibits, 4 MOTION for Preliminary Injunction, 14 First MOTION to Compel defendants to accommodate disability needs under the ADA, 36 Exhibits,, EXHIBIT X-SYSTEMIC-FAILURES-IN-HEALTHCARE-DOCUMENTATION-SYSTEMS-AND-

		<i>THE-RESULTING-HARM-TO-PATIENTS-RIGHTS-AND-HEALTH-OUTCOMES</i> filed by John R. Fouts. (Related document(s) 35 , 28 , 4 , 14 , 36) (Fouts, John) (Filed on 1/14/2025) [Transferred from cand on 1/15/2025.] (Entered: 01/14/2025)
01/14/2025	39	Supplemental Brief re 35 Exhibits,, 28 Exhibits, 4 MOTION for Preliminary Injunction, 14 First MOTION to Compel <i>defendants to accommodate disability needs under the ADA</i> , 36 Exhibits,, <i>NOTICE OF SUBMISSION OF EXHIBIT 10 SYSTEMIC INCONSISTENCIES IN MEDICAL RECORD SYSTEMS AND THEIR IMPACT ON INDIVIDUALS WITH RARE OR COMPLEX CONDITIONS</i> filed by John R. Fouts. (Related document(s) 35 , 28 , 4 , 14 , 36) (Fouts, John) (Filed on 1/14/2025) [Transferred from cand on 1/15/2025.] (Entered: 01/14/2025)
01/15/2025	40	EXHIBITS re 31 Emergency MOTION to Reassign Case <i>For Immediate Relief</i> , 30 Exhibits, 38 Exhibits, 28 Exhibits, 4 MOTION for Preliminary Injunction, 14 First MOTION to Compel <i>defendants to accommodate disability needs under the ADA</i> <i>EXHIBIT-HEAVY-POLICE-PRESENCE-AT-STATION-JTOWN-VIDA-MANAGEMENT-UNEXPLAINED-AND-UNSETTLING-SAFETY-CONCERNS</i> filed by John R. Fouts. (Related document(s) 31 , 30 , 38 , 28 , 4 , 14) (Fouts, John) (Filed on 1/15/2025) [Transferred from cand on 1/15/2025.] (Entered: 01/15/2025)
01/15/2025	41	ORDER TRANSFERRING CASE to the Western District of Kentucky. Signed by Judge Araceli Martinez-Olguin on January 15, 2025. (amolc2, COURTSTAFF) (Filed on 1/15/2025) <p>Any non-CM/ECF Participants have been served by First Class Mail to the addresses of record listed on the Notice of Electronic Filing (NEF) [Transferred from cand on 1/15/2025.] (Entered: 01/15/2025)</p>
01/15/2025		Remark: Case file electronically transferred to the Western District of Kentucky. (msr, COURT STAFF) (Filed on 1/15/2025) [Transferred from cand on 1/15/2025.] (Entered: 01/15/2025)
01/15/2025	42	EXHIBITS re 23 Exhibits, 30 Exhibits, <i>Systemic Failures of LMHA and Station JTtown in Compliance with Federal Standards</i> filed by John R. Fouts. (Related document(s) 23 , 30) (Fouts, John) (Filed on 1/15/2025) [Transferred from cand on 1/15/2025.] (Entered: 01/15/2025)
01/15/2025	43	Case transferred in from District of California Northern; Case Number 3:24-cv-09325. Original file certified copy of transfer order and docket sheet received. (KJA) (Entered: 01/15/2025)

01/15/2025	44	Case Assignment (Random Selection): Case Assigned to District Judge Benjamin Beaton. (KJA) (Entered: 01/15/2025)
01/20/2025	45	PRO SE (NON-PRISONER) REGISTRATION TO RECEIVE DOCUMENTS ELECTRONICALLY by John R. Fouts. cc: QC- Clerk (JM) (Entered: 01/21/2025)
01/22/2025	46	EMERGENCY MOTION for Preliminary Injunction, MOTION for Permanent Restraining and Protective Orders, and Punitive and Compensatory Damages by Plaintiff John R. Fouts. (JM) (Entered: 01/22/2025)
01/22/2025	47	EMERGENCY MOTION to Review Emergency Injunction Motion, and Document Pertaining to Emergency Injunction, Restraining, and Protective Orders and Issue Immediate Relief by Plaintiff John R. Fouts. (JM) (Entered: 01/22/2025)
01/22/2025	48	EMERGENCY MOTION for Clarity on Summons, Defendants List, and Funding for Service by Plaintiff John R. Fouts. (JM) (Entered: 01/22/2025)
01/22/2025	49	EMERGENCY MOTION for Full Access to ECF Filing System and Expanded ADA Accommodations by Plaintiff John R. Fouts. (JM) (Entered: 01/22/2025)
01/22/2025	50	SUPPLEMENTAL BRIEF to Clarify and Expand Requests for Relief with ADA and VAWA Accommodations by John R. Fouts. (JM) (Entered: 01/22/2025)
01/22/2025	51	EXPANDED ADA ACCOMMODATIONS STATEMENT by John R. Fouts. (JM) (Entered: 01/22/2025)
01/22/2025	52	MOTION for Emergency Preliminary Injunction, MOTION for Protective Order, and MOTION Jurisdictional Transfer by Plaintiff John R. Fouts. (JM) (Entered: 01/22/2025)
01/24/2025	53	EMERGENCY MOTION FOR IMMEDIATE ACCESS TO THE ECF SYSTEM, JUDICIAL REVIEW OF FILINGS, AND RELATED RELIEF by Plaintiff John R. Fouts. (Attachments: # 1 Exhibit) (JM) (Entered: 01/27/2025)
01/25/2025	54	EMERGENCY MOTION for Appointment of a Special Master by Plaintiff John R. Fouts. (JM) (Entered: 01/27/2025)
01/26/2025	55	NOTICE: EMERGENCY NOTICE OF JUDICIAL INACTION. IMMEDIATE ACTION REQUIRED by Plaintiff John R. Fouts (JM) (Entered: 01/27/2025)

01/27/2025	56	SUPPLEMENTAL FILING: EMERGENCY REQUEST For Immediate Action by Plaintiff John R. Fouts. (Attachments: # 1 Exhibit, # 2 Exhibit) (JM) (Entered: 01/27/2025)
01/28/2025	57	SUPPLEMENTAL EMERGENCY FILING: URGENT REQUEST for Immediate Judicial Intervention by Plaintiff John R. Fouts. (JM) (Entered: 01/28/2025)
01/28/2025	58	SUPPLEMENTAL BRIEF to Chief Judge by John R. Fouts. (JM) (Entered: 01/28/2025)
01/28/2025	59	EMERGENCY MOTION FOR SANCTIONS, CORRECTIVE ACTIONS, AND JUDICIAL OVERSIGHT by Plaintiffs John R. Fouts and J. A. F. (KDY) (Entered: 01/28/2025)
01/28/2025	60	NOTICE of Filing: Emergency Exhibit Demonstrating Procedural Failures and False Statements By Court Personnel; filed by John R. Fouts. (JM) (Entered: 01/29/2025)
01/28/2025	61	NOTICE of Filing Emergency Exhibit: Physician Attestations Supporting Medical Necessity and Federal Law Violations; filed by John R. Fouts. (JM) (Entered: 01/29/2025)
01/29/2025	62	ORDER. The Court dismisses, and the Clerk is directed to, terminate J.A.F. as a plaintiff in this action. The Court also denies the Plaintiff's application to proceed without prepayment of fees (DN 7 , 8). The Court WARNS Plaintiff that he must pay the filing fee within a month or face dismissal of this lawsuit. cc: Plaintiff (pro se) (JM) (Entered: 01/29/2025)
01/29/2025	63	<p>TEXT ORDER: Under 28 U.S.C. § 636(b)(1)(A), the Court refers this matter to Magistrate Judge Edwards for hearing and determining all pretrial matters, including non-dispositive motions. Judge Edwards may conduct a settlement conference in this matter at any time.</p> <p style="color: red; text-align: center;">This Notice of Electronic Filing is the Official ORDER for this entry. No document is attached.</p> <p>cc: Plaintiff (pro se) (JM) (Entered: 01/29/2025)</p>
01/29/2025	64	NOTICE OF FILING Emergency Supplemental Filing Demonstrating Ongoing Systemic Violations, Lack of Action, Request for Immediate VAWA Recognition, Emergency TPO, and Criminal Charges by John R. Fouts. (JM) (Entered: 01/29/2025)
01/30/2025	65	ORDER. The Plaintiff has sought access to the Court's ECF Filing System. (DN 53). If Plaintiff files an affidavit stating that he has

		familiarized himself with the ECF manuals and training materials available on this Court's website, the Court will grant Plaintiff's request for this case only. cc: Plaintiff (pro se), QC-Clerk (Entered: 01/30/2025)
01/30/2025	66	AFFIDAVIT IN COMPLIANCE with Court Order for ECF Access (with Objection to Unlawful Discriminatory Requirement) by John R. Fouts (JM) (Entered: 01/30/2025)
01/30/2025	67	MEMORANDUM OF LAW IN SUPPORT OF PLAINTIFF'S ACCESS TO THE ELECTRONIC CASE FILING (ECF) SYSTEM AND OBJECTION TO UNLAWFUL AFFIDAVIT REQUIREMENT by John R. Fouts. (JM) (Entered: 01/30/2025)
01/30/2025	68	MOTION to Remove Affidavit Requirement for ECF Access and Acknowledgment and Receive all ADA Accommodations in Alignment with Federal Law by Plaintiff John R. Fouts. (JM) (Entered: 01/30/2025)
01/30/2025	69	MOTION to Remove Discriminatory Barriers to ECF and Object to the Implementation of a New Electronic Document Submission System as a Violation of ADA Rights by Plaintiff John R. Fouts. (JM) (Entered: 01/30/2025)
01/30/2025	70	<p>TEXT ORDER: In light of Fouts' affidavit in compliance with the Court's Order (DN 66), the Court grants his request for access to the ECF filing system for this case only (DN 53).</p> <p style="color: red; text-align: center;">This Notice of Electronic Filing is the Official ORDER for this entry. No document is attached.</p> <p>cc: counsel, QC-Clerk (JM) (Entered: 01/30/2025)</p>
01/30/2025	71	MEMORANDUM: For the reasons explained in the accompanying memorandum, the Court denies Plaintiff's motions 54 , 57 , and 61 . cc: Plaintiff (pro se) (JM) (Entered: 01/30/2025)
01/31/2025	73	EMERGENCY MOTION for Temporary Restraining Order Against Station J-Town, A Vida-Management Property by Plaintiff John R. Fouts. (JM) (Entered: 02/03/2025)
01/31/2025	74	EMERGENCY MEDICAL NECESSITY EXHIBIT: Letter from Dr. Jordan Vaughn Regarding Urgent Housing Accommodations by John R. Fouts. (JM) (Entered: 02/03/2025)
01/31/2025	75	EMERGENCY MOTION to Vacate Judicial Orders - Demand Sanctions- Immediate Judicial Oversight- Emergency-TPO- Under

		VAWA-and-ADA by Plaintiff John R. Fouts. (JM) (Entered: 02/03/2025)
01/31/2025	76	EMERGENCY MOTION for Immediate Protection Under VAWA Recognition of Government Agencies and Court Officials as Abusers and Federal Intervention for Systemic Violation by Plaintiff John R. Fouts. (JM) (Additional attachment(s) added on 2/3/2025: # 1 Exhibit) (JM). (Entered: 02/03/2025)
02/03/2025	72	EMERGENCY MOTION to Reinstate In Forma Pauperis Status Revoked without Legal Basis or Financial Change by Plaintiff John R. Fouts. (JM) (Entered: 02/03/2025)
02/03/2025	77	EMERGENCY MOTION to Reinstate in Forma Pauperis Status Revoked without Legal Basis of Financial Change by Plaintiff John R. Fouts. (JM) (Entered: 02/03/2025)
02/03/2025	78	MOTION to Vacate Unlawful Downgrade to Magistrate Court by Plaintiff John R. Fouts. (JM) (Entered: 02/03/2025)
02/03/2025	79	EMERGENCY MOTION to Vacate Unlawful Downgrade to Magistrate Court by Plaintiff John R. Fouts. (JM) (Entered: 02/04/2025)
02/05/2025	80	MOTION to Reinstate J.A.F as a Plaintiff Due to Unlawful Removal and Procedural Violations by Plaintiff John R. Fouts. (JM) (Entered: 02/06/2025)
02/07/2025	81	Emergency MOTION for Leave to Proceed in forma pauperis <i>Non-Prisoner Pro Se</i> by Plaintiff John R. Fouts (Attachments: # 1 Memorandum in Support 1 - Memorandum in support of Motion to Proceed In Forma Pauperis, # 2 Affidavit 2 - 2025-02-07-AFFIDAVIT OF JOHN R FOUTS IN SUPPORT OF MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS, # 3 Proposed Order 3 - 2025-02-07-PROPOSED ORDER GRANTING PLAINTIFF'S MOTION TO PROCEED IN FORMA PAUPERIS-WKDC) (Fouts, John) (Entered: 02/07/2025)
02/08/2025	82	Emergency MOTION for Temporary Restraining Order <i>for Emergency Injunctive Relief and Supreme Court Escalation due to Systemic Obstruction of Justice.</i> by Plaintiff John R. Fouts (Attachments: # 1 Affidavit EXHIBIT A: 2025-02-08-Affidavit-In-Support-Of-Emergency-Injunction-and-TRO-Last-Day-Of-Lease-John-R-Fouts.pdf, # 2 Exhibit EXHIBIT 1: FEB-3-STATION-JTOWN-HUD-PIH-OTHER-COMMUNICATIONS-NO-RESPONSE.pdf, # 3 Exhibit EXHIBIT 2: FEB-4-STATION-JTOWN-HUD-PIH-OTHER-COMMUNICATIONS-NO-RESPONSE, # 4 Exhibit EXHIBIT 3: FEB-

		5-STATION-JTOWN-HUD-PIH-OTHER-COMMUNICATIONS-NO-RESPONSE, # 5 Exhibit EXHIBIT 4: SUBJECT-FAILURE-TO-RESPOND-TO-URGENT-LEGAL-MATTER-2025-02-05.pdf, # 6 Exhibit EXHIBIT 5: 2025-02-07-COLLECTION OF RELEVANT EMAIL DELIVERY CERTIFICATES, # 7 Exhibit EXHIBIT 6: EXHIBIT-2024-12-29-ADA-ACCOMMODATION-REFUSAL-EXAMPLES.pdf, # 8 Exhibit EXHIBIT 7: EXHIBIT-UNJUST-LEASE-TERMINATION-HOUSING-CRISIS-VIOLATIONS-ADA-OLMSTEAD.pdf, # 9 Exhibit EXHIBIT 8: !!!EXHIBIT-STATION-JTOWN-VIDA-MGMT-NON-LEASE-RENEWAL.pdf, # 10 Exhibit EXHIBIT 9: FRAUDULENT-FEDERAL-INVESTIGATION-JAMES-TOEWS-HHS, # 11 Proposed Order Proposed Order, # 12 Supplement 2025-02-08-SUPPLEMENTAL-MEMORANDUM-IN-SUPPORT-OF-TRO-JOHN-R-FOUTS-25-CV-33-BJB-RSE) (Fouts, John) (Entered: 02/08/2025)
02/08/2025	83	NOTICE OF FILING CERTIFICATE OF SERVICE by John R. Fouts re 82 Emergency MOTION for Temporary Restraining Order for <i>Emergency Injunctive Relief and Supreme Court Escalation due to Systemic Obstruction of Justice.</i> (JM) (Entered: 02/10/2025)
02/10/2025	84	ORDER: For the reasons stated in the attached order, the Court denies Fouts's motions for a temporary restraining order (DN 73), for protection under the Violence Against Women Act (DN 76), to "reinstate" his in forma pauperis status (DNs 72 & 77), to grant him in forma pauperis status (DN 81), to vacate the Court's prior orders regarding his motions for a special master and TRO (DN 75), and to vacate the Magistrate Judge referral (DN 78). cc: Plaintiff (pro se) (JM) (Entered: 02/10/2025)
02/23/2025	85	Emergency MOTION to Expedite <i>FOR EMERGENCY TRO: UNLAWFUL EVICTION, FRAUD UPON COURT, JUDICIAL SANCTIONS, OBSTRUCTION OF JUSTICE, FEDERAL DOJ INVESTIGATION, CRIMINAL REFERRALS, IMMEDIATE CERTIFICATION FOR SUPREME COURT</i> by Plaintiff John R. Fouts (Attachments: # 1 Affidavit 02-AFFIDAVIT-Affidavit-In-Support-Of-Emergency-Motion-For-Fraud-Upon-The-Court, # 2 Memorandum in Support 03-SUPPLEMENTAL-MEMO-FRAUD-UPON-THE-COURT-SIXTH-WDKY, # 3 Proposed Order 04-PROPOSED-ORDER-FRAUD-UPON-THE-COURT-SIXTH-WDKY, # 4 Exhibit 05-EXHIBIT-EMAIL-SENT-TO-MINDY-SUNDERLAND-WDKY-FRAUD-UPON-THE-COURT, # 5 Exhibit 06-EXHIBIT-DKT-43-SHOWING-RESTRICTED-ACCESS-ON-DOCUMENTS-AND-NOT-E-SERVED, # 6 Exhibit 07-EXHIBIT-SUMMARY-OF-KEY-

		EVIDENCE-FOR-FRAUD-UPON-THE-COURT, # 7 Exhibit 08-EXHIBIT-EMERGENCY-FILINGS-EMAIL-OVERVIEW-AND-DELIVERY-CERTIFICATES, # 8 Exhibit 09-EXHIBIT-MINDY-SUNDERLAND-EMAIL-TOPICS-VIEWS-AND-DELIVERY-CERTIFICATES, # 9 Exhibit 10-EXHIBIT-DKT-74-EMERGENCY MEDICAL NECESSITY EXHIBIT LETTER FROM DR. JORDAN VAUGHN, # 10 Exhibit 11-EXHIBIT-DOCUMENTED-EVIDENCE-OF-JUCIDICIAL-CORRUPTION-DKTS-63-70, # 11 Exhibit 12-EXHIBIT-DKT-75-FRAUD-UPON-THE-COURT-SHOWS-ITEMS-STILL-NOT-DOCKETED, # 12 Exhibit 13-EXHIBIT-FURTHER-JUDICIAL-MISCONDUCT-AND-EMERGENCY-FILING-SUPPRESSION, # 13 Exhibit 14-EXHIBIT-JUSTIA-MANIPULATED-CASE-NUMBER-AND-HALF-THE-DOCKETS, # 14 Exhibit 15-EXHIBIT-DOCKET-REFERENCES-MISSING-FOR-MOST-FILINGS-43-THRU-84-IN-WDKY, # 15 Exhibit 16-EXHIBIT-NO-SEARCH-RESULTS-FOR-CASE-NUMBER-GOOGLE-SEARCH, # 16 Exhibit 17-EXHIBIT-DKT62-DENIAL-OF-IFP-REMOVAL-OF-MINOR-JAF-THREAT-OF-DISMISAL, # 17 Exhibit 18-EXHIBIT-UNLAWFUL-DENIAL-OF-EMERGENCY-RELIEF-DUE-PROCESS-VIOLATIONS, # 18 Exhibit 19-EXHIBIT-UNLAWFUL EVICTION ATTEMPT AND SYSTEMIC HOUSING DISCRIMINATION, # 19 Exhibit 20-EXHIBIT-WHISTLEBLOWER-APPEAL-TO-NATIONAL-LEADERSHIP, # 20 Exhibit 21-EXHIBIT-NEW-CONSTITUTIONAL-AMENDMENT-THE-HOPE-AMENDMENT-DRAFT-JOHN-R-FOUTS-PDFA, # 21 Index EXHIBIT INDEX) (Fouts, John) (Entered: 02/23/2025)
02/23/2025	86	Emergency MOTION to Supplement <i>FRAUD UPON THE COURT, JUDICIAL MISCONDUCT AND OBSTRUCTION OF JUSTICE, SANCTIONS, IMMEDIATE CRIMINAL REFERRALS, IMMEDIATE TRO TO STOP UNLAWFUL EVICTION PROCEEDING TAKING PLACE AT 9 AM ON 2/25/2025, AND OTHER ITEMS NOTED IN MOTION</i> re 73 Motion for TRO, 85 Motion to Expedite,,,,,,, 52 Motion for Preliminary Injunction, Motion for Protective Order, Motion for Miscellaneous Relief, 60 Notice (Other), 75 Motion for Miscellaneous Relief, 84 Order on Motion for Miscellaneous Relief,,, Order on Motion for TRO,,,,,,,,,, Order on Motion for Leave to Proceed in forma pauperis,, 56 Motion for Miscellaneous Relief, 82 Motion for TRO,,,,, 57 Motion for Miscellaneous Relief, 46 Motion for Preliminary Injunction, Motion for Permanent Injunction, Motion for Protective Order, 74 Notice (Other), 83 Notice (Other), 59 Motion for Sanctions, 76 Motion for Miscellaneous Relief, 61 Notice (Other), 62 Order,, Add and Terminate Parties, 64 Notice (Other), 54 Motion for Miscellaneous

		Relief, 55 Motion for Miscellaneous Relief, 47 Motion for Miscellaneous Relief by Plaintiff John R. Fouts (Attachments: # 1 Supplement SUPPLEMENTAL-MEMORANDUM-IN-SUPPORT-OF-EMERGENCY-MOTION-FOR TRO-AND-FRAUD-UPON-THE-COURT, # 2 Supplement SUPPLEMENTAL-MEMO-TO-BE-ASSOCIATED-WITH-DOCKET-85-EMERGENCY-MOTION-FRAUD-UPON-THE-COURT) (Fouts, John) (Entered: 02/23/2025)
02/24/2025	87	NOTICE OF APPEAL (Interlocutory) by John R. Fouts. Filing fee \$ 605 Due. (*Note this was originally filed at the USCA. The USCA has forwarded the appeal to our court for filing. See the attached cover letter from the USCA) (Attachments: # 1 Cover letter from the USCA) (JM) (Entered: 02/25/2025)
02/24/2025	89	NOTICE from the USCA: Writ of Mandamus filed. Notice filed by Petitioner Mr. John Fouts. Petition Received in 6CA: 02/24/2025. (JM) (Entered: 02/25/2025)
02/25/2025	88	NOTICE of Deficiency re 87 Notice of Interlocutory Appeal. Filing fee has not been paid. Failure to comply will be brought to the attention of the Court. Response due by 3/27/2025. (JM) (Entered: 02/25/2025)
02/26/2025	90	USCA Case Number 25-5155 for 87 Notice of Interlocutory Appeal, filed by John R. Fouts. (Case Manager: Sharday S. Swain) (JM) (Entered: 02/26/2025)
02/28/2025	91	ORDER: For the reasons stated in the attached order, the Court denies Fouts's "emergency" motions (DNs 85 & 86) and instructs him that this case is subject to dismissal if he doesn't pay the filing fee or demonstrate that he is entitled to relief from the Court's order denying him <i>in forma pauperis</i> status on or before March 7, 2025. cc: Counsel (JM) (Entered: 02/28/2025)

PACER Service Center			
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PACER Login:	jfouts1979	Client Code:	
Description:	Docket Report	Search Criteria:	3:25-cv-00033-BJB-RSE

Billable Pages:	10	Cost:	1.00
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Name: [REDACTED] DOB: 4/1/2011 | MRN: [REDACTED] | PCP: [REDACTED] | Legal Name: [REDACTED]

Health Issues

Current Health Issues

Please review your health issues and verify that the list is up to date. **Call 911 if you have an emergency.**

Nasal inflammation due to allergen Started 7/8/2019	ADHD (attention deficit hyperactivity disorder) Started 9/18/2014	Anxiety Started 3/16/2013
Asthma Started 7/8/2019	Auditory processing disorder Started 10/25/2022	Autism spectrum disorder requiring substantial support (level 2) Started 4/26/2011
Chronic constipation Started 9/10/2015	Depressive disorder Started 3/31/2013	Sleep problem Started 9/4/2014
Acid reflux Started 10/25/2013	Digestive system disorder Started 4/26/2011	Gender dysphoria Started 7/8/2019
Adjustment reaction Started 1/1/2014	Cyclical vomiting syndrome not associated with migraine Started 1/1/2017	Oppositional defiant disorder Started 3/31/2013
Sensory processing difficulty Started 3/31/2015	TNFRSF13B deficiency (heterozygous) c.542C>A Started 9/20/2024	Disease of nerves in the arms, legs, hands and feet Started 10/7/2024
Abnormal EEG Started 9/30/2016	Insomnia Started 9/18/2014	Abnormal weight loss Started 10/3/2019
History of recurrent ear infection Started 3/31/2014	Dizziness Started 3/31/2019	Foot pain Started 3/31/2017
Benign pigmented mole Started 6/18/2021	Neuropathic pain Started 8/11/2021	Personal history of other mental and behavioral disorders Started 6/3/2016
Poor muscle tone Started 7/8/2019	Other abnormal findings in specimens from other organs, systems and tissues Started 6/18/2021	Nausea with vomiting Started 11/12/2021
Nerve disorder Started 6/1/2017	Sleep disordered breathing Started 7/16/2024	Adjustment disorder Started 3/31/2015

Behavior disorder Started 11/9/2021	Signs and symptoms involving sensation and perception Started 3/31/2015	Health visit for medical examination of a child with abnormal findings Started 10/24/2013
Patient encounter status Started 7/8/2019	Sleep disorder characterized by frequent nightmares Started 1/6/2022	

Health Issues You Reported

Gastroparesis Started 4/27/2011 Comments: I tried to put [REDACTED] bday of 4/ [REDACTED] 2011 - but I was prohibited on this form from being able to do so. [REDACTED] was likely born with Gastroparesis. It was first identified in 2014 by Dr. Stutts in Louisville. He referred us later to Dr. El-Chammas at Cincinnati Children's Hospital. Dr. El-Chammas understood we were trying to find a place closer to home. In Kentucky, [REDACTED] ended up seeing Dr. Gibbons at UK in the motility clinic, and Dr. Stocker and PA Lindsay McElmurray in the GI Motility Clinic at U of L. I do not understand why this condition is not listed. It has also been verified with multiple repeat delayed gastric emptying studies (the gold standard) showing the diagnosis. These are in the medical record for [REDACTED]. Today is 2024-12-05.	Migraine Started 1/1/2019 Comments: [REDACTED] started having migraines when [REDACTED] was approximately 8 years old.	Cluster headache, episodic Started 1/1/2021 Comments: [REDACTED] started having cluster headaches approximately around 2021. I do not remember an exact date. I think this is listed in other organizational MyCharts. I wish MyChart could keep all the information correct and accurate and together for all providers.
Small fiber neuropathy Started 1/1/2017 Comments: [REDACTED] first started voicing concerns of burning feelings around 2017. [REDACTED] likely had other sensory nerve issues presenting long before that were related but unidentified. [REDACTED] has always been very 'itchy', and every night even when she was very young as in 2, 3, 4 years old, she would tell me she was so itchy that [REDACTED] could not fall asleep. Later, she had the burning sensation, and as she has grown [REDACTED] continues to have different varying sensations such as when she stands up she says her feet and legs are very itchy now. She has suffered through some horrific pain incidences. She has a monoallelic mutation of SCN11A that is associated with the development of a painful small fiber neuropathy in a knockout mouse model, and this specific variant is also associated with FEPs-3 (familial episodic pain syndrome 3) and related to HSAN-VII. [REDACTED] neurological exam reveals abnormal sensory input in her lower extremities bilaterally. Per neurologist - symptoms consistent with SFN.	COVID-19 long hauler manifesting chronic concentration deficit Started 8/2/2022 Comments: I think [REDACTED] got acute covid around 8/2/2022. Of course the vaccines came before that so it is hard to say with certainty if it is the vaccine or the virus itself that caused this to occur. [REDACTED] was short of breath, in worse neuropathic pain, and extremely fatigued and lethargic for a long time.....one of the things that has impacted [REDACTED] the most, I believe, is the long term concentration and memory deficits [REDACTED] faces when they were already at least somewhat compromised by ADHD. Dr. Mahajan diagnosed her with Long Covid in 2022 (PCP at Norton in 2022). [REDACTED] has recovered mostly in terms of fatigue, but still has weakness, memory deficits, challenged learning at times, trouble breathing different from asthma, and more. With overlapping symptoms of other conditions sometimes is hard to differentiate.	Sleeping difficulties Comments: [REDACTED] was evaluated by a sleep doctor, and we were told [REDACTED] needed to wear a device to monitor her for sleep disorder not yet identified fully by Dr. Singer at Norton. I believe [REDACTED] said it may be atypical narcolepsy or a different circadian rhythm issue - but noting this here to help [REDACTED]

Baptist Health MyChart - Health Issues

Monoallelic mutation of SCN11A gene
Started 4/30/2011
Comments: [REDACTED] was born on 4/[REDACTED]/2011 with this but MyChart won't let me use her bday. This is a mutation known to cause small fiber neuropathy in a painful knockout mouse model where the mouse developed sfn....and is also present in 0.03% of the population who do not all have neuropathy. This also has an association with FEPS-3 and HSAN-VII.

Anemia
Comments: [REDACTED] has had anemia on and off for a lot of life. [REDACTED] iron levels and ferritin levels need to be monitored closely. Please see medical records for many instances of off numbers in these areas.

autonomic dysfunction
Comments: [REDACTED] has had autonomic dysfunction since birth too - gastroparesis is inherently associated. Small Fiber Neuropathy also has an association as does sensory processing in some cases. Behavioral changes may or may not be associated.

Joint pain
Started 1/1/2017
Comments: Estimated date of onset. Various joints are affected and not the same ones all the time.

Primary immune deficiency disorder
Started 4/26/2011
Comments: Heterozygous TNFRSF13B Deficiency (TACI mutation)

Small fiber neuropathy associated with sodium channelopathy
Started 1/1/2020
Comments: [REDACTED] has what appears to be a small fiber neuropathy and appears to be caused by a mutation in SCN11A. The mutation is classified as a VUS however. But in 2015, a knockout mouse model experiment was conducted with the exact mutation that [REDACTED] has, and it showed that it created a painful sensory neuropathy in the mouse. At the same time, 0.03% of the population has the same mutation and not all of those people have neuropathy.

ADHD
Started 4/26/2011
Comments: I think [REDACTED] has always had adhd or anxiety related to it - still trying to sort some of that out. ADHD dx was made after formal psychological evaluation but it is time to do another evaluation [REDACTED] is on the waiting list.

Heterozygous TNFRSF13B Deficiency
Comments: Discovered via whole genome sequencing in 2022.

Health Issues You Asked To Be Removed

Nightmare
Started 1/6/2022
Comments: [REDACTED] has stopped having nightmares as of approximately 1 year ago - toay is 2024-12-05